

JOURNAL OF THE HOUSE

NINETY-FIRST SESSION

SIXTH DAY

STATE OF SOUTH DAKOTA
House of Representatives, Pierre
Wednesday, January 20, 2016

The House convened at 2:00 p.m., pursuant to adjournment, the Speaker presiding.

The prayer was offered by the Chaplain, Deacon Denny Davis, followed by the Pledge of Allegiance led by House page Mary Merxbauer.

Roll Call: All members present except Reps. Harrison, Kaiser, and Mickelson who were excused.

APPROVAL OF THE JOURNAL

MR. SPEAKER:

The Committee on Legislative Procedure respectfully reports that the Chief Clerk of the House has had under consideration the House Journal of the fifth day.

All errors, typographical or otherwise, are duly marked in the temporary journal for correction.

And we hereby move the adoption of the report.

Respectfully submitted,
Dean Wink, Chair

Which motion prevailed.

HONORED GUESTS

Rep. Rozum introduced Shelby Riggs of Mitchell, the 2015 South Dakota 4-H Rodeo Ambassador.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

The Committee on State Affairs respectfully reports that it has had under consideration HB 1001 and returns the same with the recommendation that said bill do pass.

Also MR. SPEAKER:

The Committee on State Affairs respectfully reports that it has had under consideration HB 1006 which was deferred to the 41st Legislative Day.

Respectfully submitted,
Brian G. Gosch, Chair

Also MR. SPEAKER:

The Committee on Commerce and Energy respectfully reports that it has had under consideration HB 1030 and 1032 and returns the same with the recommendation that said bills do pass.

Also MR. SPEAKER:

The Committee on Commerce and Energy respectfully reports that it has had under consideration HB 1038, 1040, and 1041 and returns the same with the recommendation that said bills do pass and be placed on the consent calendar.

Respectfully submitted,
Tim Rounds, Chair

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1 **FIRST READING OF HOUSE BILLS AND JOINT RESOLUTIONS**

2 HB 1066 Introduced by: Representatives Schoenbeck, DiSanto, Greenfield (Lana), Johns,
3 and Zikmund and Senators Hunhoff (Bernie), Bradford, Buhl O'Donnell, Frerichs, Greenfield
4 (Brock), Novstrup (David), Olson, Parsley, and Tieszen

5 FOR AN ACT ENTITLED, An Act to revise certain provisions regarding the public notice
6 for a meeting of a public body.

7 Was read the first time and referred to the Committee on Local Government.

8 HB 1067 Introduced by: Representatives Rounds, Beal, Conzet, Cronin, Dryden, Hawks,
9 Hawley, Jensen (Alex), Otten (Herman), Partridge, Peterson (Kent), and Willadsen and
10 Senators Peters, Buhl O'Donnell, Haverly, Rusch, Shorma, Solano, Sutton, and Tidemann

11 FOR AN ACT ENTITLED, An Act to promote quality, competition, and freedom of
12 choice in the health insurance market place.

13 Was read the first time and referred to the Committee on Commerce and Energy.

14 HB 1068 Introduced by: Representatives Stevens, Johns, and Schoenbeck and Senator
15 Rusch

16 FOR AN ACT ENTITLED, An Act to adopt the South Dakota Nonprofit Corporation Act.

17 Was read the first time and referred to the Committee on Judiciary.

18 HB 1069 Introduced by: Representatives Munsterman, Bartling, Conzet, Duvall, Hawks,
19 Hawley, Heinemann (Leslie), Holmes, Hunhoff (Jean), and Soli and Senators Tidemann,
20 Brown, Curd, Haverly, Heinert, Omdahl, Parsley, Soholt, Solano, and Tieszen

21 FOR AN ACT ENTITLED, An Act to revise certain provisions related to genetic
22 counselor licensure.

23 Was read the first time and referred to the Committee on Health and Human Services.

24 **FIRST READING OF SENATE BILLS AND JOINT RESOLUTIONS**

25 SB 37: FOR AN ACT ENTITLED, An Act to adopt the 2015 edition of the Uniform
26 Plumbing Code.

27 Was read the first time and referred to the Committee on Commerce and Energy.

SB 38: FOR AN ACT ENTITLED, An Act to revise certain provisions concerning bail bondspersons.

Was read the first time and referred to the Committee on Commerce and Energy.

SB 39: FOR AN ACT ENTITLED, An Act to revise certain provisions concerning fees for sponsored captive insurance companies.

Was read the first time and referred to the Committee on Commerce and Energy.

SB 40: FOR AN ACT ENTITLED, An Act to revise signature and seal requirements for the Board of Technical Professions.

Was read the first time and referred to the Committee on Commerce and Energy.

SB 41: FOR AN ACT ENTITLED, An Act to revise certain provisions related to the Board of Technical Professions.

Was read the first time and referred to the Committee on Commerce and Energy.

SECOND READING OF CONSENT CALENDAR ITEMS

Pursuant to House Rule 7-1, the Speaker removed HB 1025 from the Consent Calendar.

HB 1026: FOR AN ACT ENTITLED, An Act to revise certain provisions regarding the annual inspection requirement for licensed health care facilities.

Was read the second time.

The question being "Shall HB 1026 pass?"

And the roll being called:

Yeas 67, Nays 0, Excused 3, Absent 0

1 Yeas:

2 Anderson; Bartling; Beal; Bolin; Bordeaux; Brunner; Campbell; Conzet; Craig; Cronin;
3 Deutsch; DiSanto; Dryden; Duvall; Feickert; Gibson; Gosch; Greenfield (Lana); Haggard (Don);
4 Haugaard; Hawks; Hawley; Heinemann (Leslie); Holmes; Hunhoff (Jean); Hunt; Jensen (Alex);
5 Johns; Killer; Kirschman; Klumb; Langer; Latterell; Marty; May; McCleerey; Munsterman;
6 Novstrup (Al); Otten (Herman); Partridge; Peterson (Kent); Qualm; Rasmussen; Ring;
7 Romkema; Rounds; Rozum; Russell; Schaefer; Schoenbeck; Schoenfish; Schrempp; Sly; Soli;
8 Solum; Stalzer; Steinhauer; Stevens; Tulson; Verchio; Werner; Westra; Wiik; Willadsen;
9 Wollmann; Zikmund; Speaker Wink

10 Excused:

11 Harrison; Kaiser; Mickelson

12 So the bill having received an affirmative vote of a majority of the members-elect, the
13 Speaker declared the bill passed and the title was agreed to.

14 HB 1028: FOR AN ACT ENTITLED, An Act to repeal certain outdated and obsolete
15 statutes related to the Department of Health.

16 Was read the second time.

17 The question being "Shall HB 1028 pass?"

18 And the roll being called:

19 Yeas 67, Nays 0, Excused 3, Absent 0

20 Yeas:

21 Anderson; Bartling; Beal; Bolin; Bordeaux; Brunner; Campbell; Conzet; Craig; Cronin;
22 Deutsch; DiSanto; Dryden; Duvall; Feickert; Gibson; Gosch; Greenfield (Lana); Haggard (Don);
23 Haugaard; Hawks; Hawley; Heinemann (Leslie); Holmes; Hunhoff (Jean); Hunt; Jensen (Alex);
24 Johns; Killer; Kirschman; Klumb; Langer; Latterell; Marty; May; McCleerey; Munsterman;
25 Novstrup (Al); Otten (Herman); Partridge; Peterson (Kent); Qualm; Rasmussen; Ring;
26 Romkema; Rounds; Rozum; Russell; Schaefer; Schoenbeck; Schoenfish; Schrempp; Sly; Soli;
27 Solum; Stalzer; Steinhauer; Stevens; Tulson; Verchio; Werner; Westra; Wiik; Willadsen;
28 Wollmann; Zikmund; Speaker Wink

29 Excused:

30 Harrison; Kaiser; Mickelson

31 So the bill having received an affirmative vote of a majority of the members-elect, the
32 Speaker declared the bill passed and the title was agreed to.

1 HB 1019: FOR AN ACT ENTITLED, An Act to revise certain provisions related to milk
2 sampling and grading licenses and tester and grader licenses.

3 Was read the second time.

4 The question being "Shall HB 1019 pass?"

5 And the roll being called:

6 Yeas 67, Nays 0, Excused 3, Absent 0

7 Yeas:

8 Anderson; Bartling; Beal; Bolin; Bordeaux; Brunner; Campbell; Conzet; Craig; Cronin;
9 Deutsch; DiSanto; Dryden; Duvall; Feickert; Gibson; Gosch; Greenfield (Lana); Haggard (Don);
10 Haugaard; Hawks; Hawley; Heinemann (Leslie); Holmes; Hunhoff (Jean); Hunt; Jensen (Alex);
11 Johns; Killer; Kirschman; Klumb; Langer; Latterell; Marty; May; McCleerey; Munsterman;
12 Novstrup (Al); Otten (Herman); Partridge; Peterson (Kent); Qualm; Rasmussen; Ring;
13 Romkema; Rounds; Rozum; Russell; Schaefer; Schoenbeck; Schoenfish; Schrempp; Sly; Soli;
14 Solum; Stalzer; Steinhauer; Stevens; Tulson; Verchio; Werner; Westra; Wiik; Willadsen;
15 Wollmann; Zikmund; Speaker Wink

16 Excused:

17 Harrison; Kaiser; Mickelson

18 So the bill having received an affirmative vote of a majority of the members-elect, the
19 Speaker declared the bill passed and the title was agreed to.

20 **SECOND READING OF HOUSE BILLS AND JOINT RESOLUTIONS**

21 HB 1018: FOR AN ACT ENTITLED, An Act to define certain terms related to
22 commercial fertilizer and soil amendments.

23 Was read the second time.

24 The question being "Shall HB 1018 pass?"

25 And the roll being called:

26 Yeas 67, Nays 0, Excused 3, Absent 0

1 Yeas:

2 Anderson; Bartling; Beal; Bolin; Bordeaux; Brunner; Campbell; Conzet; Craig; Cronin;
3 Deutsch; DiSanto; Dryden; Duvall; Feickert; Gibson; Gosch; Greenfield (Lana); Hagggar (Don);
4 Haugaard; Hawks; Hawley; Heinemann (Leslie); Holmes; Hunhoff (Jean); Hunt; Jensen (Alex);
5 Johns; Killer; Kirschman; Klumb; Langer; Latterell; Marty; May; McCleerey; Munsterman;
6 Novstrup (Al); Otten (Herman); Partridge; Peterson (Kent); Qualm; Rasmussen; Ring;
7 Romkema; Rounds; Rozum; Russell; Schaefer; Schoenbeck; Schoenfish; Schrempp; Sly; Soli;
8 Solum; Stalzer; Steinhauer; Stevens; Tulson; Verchio; Werner; Westra; Wiik; Willadsen;
9 Wollmann; Zikmund; Speaker Wink

10 Excused:

11 Harrison; Kaiser; Mickelson

12 So the bill having received an affirmative vote of a majority of the members-elect, the
13 Speaker declared the bill passed and the title was agreed to.

14 HB 1020: FOR AN ACT ENTITLED, An Act to revise certain provisions concerning fire
15 prevention and compacts related to the prevention and control of forest fires.

16 Was read the second time.

17 The question being "Shall HB 1020 pass?"

18 And the roll being called:

19 Yeas 67, Nays 0, Excused 3, Absent 0

20 Yeas:

21 Anderson; Bartling; Beal; Bolin; Bordeaux; Brunner; Campbell; Conzet; Craig; Cronin;
22 Deutsch; DiSanto; Dryden; Duvall; Feickert; Gibson; Gosch; Greenfield (Lana); Hagggar (Don);
23 Haugaard; Hawks; Hawley; Heinemann (Leslie); Holmes; Hunhoff (Jean); Hunt; Jensen (Alex);
24 Johns; Killer; Kirschman; Klumb; Langer; Latterell; Marty; May; McCleerey; Munsterman;
25 Novstrup (Al); Otten (Herman); Partridge; Peterson (Kent); Qualm; Rasmussen; Ring;
26 Romkema; Rounds; Rozum; Russell; Schaefer; Schoenbeck; Schoenfish; Schrempp; Sly; Soli;
27 Solum; Stalzer; Steinhauer; Stevens; Tulson; Verchio; Werner; Westra; Wiik; Willadsen;
28 Wollmann; Zikmund; Speaker Wink

29 Excused:

30 Harrison; Kaiser; Mickelson

31 So the bill having received an affirmative vote of a majority of the members-elect, the
32 Speaker declared the bill passed and the title was agreed to.

1 HB 1002: FOR AN ACT ENTITLED, An Act to eliminate certain reporting requirements
2 for the county general fund.

3 Was read the second time.

4 The question being "Shall HB 1002 pass?"

5 And the roll being called:

6 Yeas 66, Nays 1, Excused 3, Absent 0

7 Yeas:

8 Anderson; Bartling; Beal; Bolin; Bordeaux; Brunner; Campbell; Conzet; Craig; Cronin;
9 Deutsch; DiSanto; Dryden; Duvall; Feickert; Gibson; Gosch; Greenfield (Lana); Haggard (Don);
10 Haugaard; Hawks; Hawley; Heinemann (Leslie); Holmes; Hunhoff (Jean); Hunt; Jensen (Alex);
11 Johns; Killer; Kirschman; Klumb; Langer; Latterell; Marty; May; McCleerey; Munsterman;
12 Novstrup (Al); Otten (Herman); Partridge; Peterson (Kent); Qualm; Rasmussen; Ring;
13 Romkema; Rounds; Rozum; Schaefer; Schoenbeck; Schoenfish; Schrempp; Sly; Soli; Solum;
14 Stalzer; Steinhauer; Stevens; Tulson; Verchio; Werner; Westra; Wiik; Willadsen; Wollmann;
15 Zikmund; Speaker Wink

16 Nays:

17 Russell

18 Excused:

19 Harrison; Kaiser; Mickelson

20 So the bill having received an affirmative vote of a majority of the members-elect, the
21 Speaker declared the bill passed and the title was agreed to.

22 HB 1003: FOR AN ACT ENTITLED, An Act to revise certain administrative functions
23 regarding county government.

24 Was read the second time.

25 Rep. Rounds moved that HB 1003 be deferred to Thursday, January 21, the 7th legislative
26 day.

27 Which motion prevailed.

COMMEMORATIONS

HC 1006 Introduced by: Representatives Sly, Deutsch, Gibson, Haggar (Don), Heinemann (Leslie), Hunt, Langer, Latterell, Otten (Herman), Peterson (Kent), Schoenfish, Werner, Wiik, and Wollmann and Senators Soholt, Fiegen, Haggar (Jenna), Otten (Ernie), Parsley, Peterson (Jim), Van Gerpen, and White

A LEGISLATIVE COMMEMORATION, Commending and honoring the 2014-2015 Outstanding School Administrators of South Dakota, including Tim Graf, Milbank, School Superintendent; Chad Allison, Lennox, Middle School Principal; Merna Bye, Corsica, School Business Official; Brad Olinger, Flandreau, Elementary School Principal; Jim Aisenbrey, Baltic, Secondary School Principal; Mike Radke, Huron, Assistant Secondary School Principal; Dr. Sandra Henry, Sioux Falls, Curriculum Leader; and Rhonda Zinter, Milbank, Director of Special Education, for being named outstanding administrators by their respective administrator parent groups.

WHEREAS, these administrators have been elected by their peers for outstanding service and dedication to education; and

WHEREAS, the combined years of service to the people of South Dakota and to the children and youth of South Dakota of these eight educational administrators is two hundred nine years; and

WHEREAS, each of these educators has demonstrated a sincere interest in our children and superior skills in their chosen field of educational administration:

NOW, THEREFORE, BE IT COMMEMORATED, by the Ninety-First Legislature of the State of South Dakota, that Rhonda Zinter, Jim Aisenbrey, Chad Allison, Merna Bye, Mike Radke, Tim Graf, Dr. Sandra Henry, and Brad Olinger are named as official representatives of the School Administrators of South Dakota and shall continue their efforts to improve the educational opportunities for the children of this state.

Rep. Anderson moved that the House do now adjourn, which motion prevailed and at 2:39 p.m. the House adjourned.

Arlene Kvislen, Chief Clerk

Pursuant to the Joint-Select Committee Report found on page 46 of the House Journal, the following are the Senate Rules, the House Rules, and the Joint Rules of the Ninety-first Legislative Session:

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CHAPTER 1. PRESIDING OFFICER

CONSTITUTIONAL PROVISIONS

Art. IV, Sec. 5. Powers and duties of lieutenant governor.

THE LIEUTENANT GOVERNOR SHALL BE PRESIDENT OF THE SENATE BUT SHALL HAVE NO VOTE UNLESS THE SENATORS BE EQUALLY DIVIDED.

RULES

S1-1. President pro tempore presides in absence of president. If the president is absent or unable to serve, the president pro tempore shall act as presiding officer of the Senate. The acts of the president pro tempore have the same validity as those of the president.

S1-2. Presiding officer in absence of president and president pro tempore. If the president and the president pro tempore are absent or unable to serve, any member called to the chair by the Senate may serve as presiding officer. When in session, the presiding officer, in the absence of the pro tempore, may designate any member to perform the duties of the presiding officer, but the designation may not extend beyond an adjournment. The acts of such a member have the same validity as those of the president.

CHAPTER 2. FLOOR PRIVILEGES, SEATING, AND MEETINGS

S2-1. Repealed.

S2-2. Seating assignments. The president pro tempore of the Senate, with the advice of the minority leader, shall make the seating assignments for the floor of the Senate.

S2-3. Hour of meeting. The hour of meeting of the Senate is 2:00 p.m. on each legislative day unless otherwise ordered by the Senate.

S2-4. Introduction of honored guests. Any Senator may, with the prior approval of the presiding officer, present honored guests for introduction on the floor of the chamber. Any honored guest should be a representative of some noteworthy event, charity, or benevolent organization or the recipient of some significant honor, title, or award and shall be briefly conducted onto the Senate floor from the legislators' side lobby. However, all such presentations may only occur during the first hour of business, and the honored guests may not address any remarks to the Senate. Introduction shall be made by the presiding officer or their designee.

CHAPTER 3. OFFICERS AND EMPLOYEES

S3-1. Elective officers. The officers of the Senate are a president pro tempore of the Senate, a secretary of the Senate and such other officers necessary to conduct the business of the Senate, who shall be formally elected by a majority vote of the members-elect of the Senate. Employees necessary to conduct the business of the Senate shall be appointed by the president pro tempore and their appointment shall be announced at the opening of the session.

CHAPTER 4. COMMITTEES

S4-1. Standing committees. The presiding officer of the Senate shall announce the members of the following standing committees after their selection by the president pro tempore and the minority leader. The number of members is indicated after each committee:

1. Agriculture and Natural Resources (9)
2. Appropriations (9)
3. Commerce and Energy (7)
4. Education (7)
5. Government Operations and Audit (5)
6. Health and Human Services (7)
7. Judiciary (7)
8. Legislative Procedure (7)
9. Local Government (7)
10. Retirement Laws (5)
11. State Affairs (9)
12. Taxation (7)
13. Transportation (7)

The president of the Senate is an ex officio member of the committee on legislative procedure.

S4-2. Chairs of standing committees. The president pro tempore of the Senate shall serve as the chair of the legislative procedure committee. For other committees, the member of a committee announced first is the chair. In the absence of the chair, the member announced next shall act as chair, and so on as often as necessary.

S4-3. Referral of bills to committee. Upon the first reading of a bill, the president pro tempore of the Senate or his designee shall assign that bill to an appropriate committee for hearing.

CHAPTER 5. RULES

S5-1. Adoption, suspension, or amendment of rules. A motion to adopt the rules of the Senate shall be decided by a majority of the members-elect, subject to debate. A motion to suspend or amend a rule of the Senate shall be decided by a two-thirds majority of the members-elect, subject to debate.

S5-2. Proceedings governed by Mason's Manual. *Mason's Manual of Legislative Procedure* governs the proceedings of the Senate in all cases not covered by these rules or the Joint Rules.

S5-3. Conflicting rules. If the Senate rules and the Joint Rules conflict, the Senate rules govern.

CHAPTER 6. CONSENT CALENDAR

S6-1. Consent calendar. Notwithstanding Joint Rule 13-1, a bill requiring a two-thirds vote of the members-elect may not be voted on the Senate consent calendar. If such a bill is placed on the Senate consent calendar, the presiding officer shall order it removed and placed on the next legislative day's regular bill calendar.

S6-2. Approval of consent calendar is final disposition. Notwithstanding Joint Rule 13-4, after allowing a reasonable time for questions from the floor on the bills and resolutions on the consent calendar and after permitting the proponents to answer the questions, the president of the Senate shall call for a vote on the consent calendar. Approval of the consent calendar by a majority of the members-elect of the Senate is considered final disposition of all the bills and resolutions on the consent calendar.

CHAPTER 7. NOMINATIONS FROM THE GOVERNOR

S7-1. Confirmation procedure. Nominations from the Governor shall be referred to a standing or select committee. A committee receiving such a referral shall conduct hearings on the fitness and qualifications of the nominee to serve in the post for which the nominee has been nominated. After the hearings and subsequent deliberations, the committee shall report to the full Senate its recommendation that the nomination should or should not receive the consent of the Senate. Following the committee report, action on the confirmation shall be set for a day certain on the legislative calendar. In committee and on the floor, consideration of the Governor's appointments that require Senate confirmation shall take place in open session unless otherwise ordered by a majority of the body present.

S7-2. Time for taking final action. Final action on nominations by the Governor may not be taken until the second legislative day after receiving the nomination. This rule does not apply to a nomination received during the three final legislative days.

S7-2.1. Uncontested nomination on consent calendar. Each standing committee may report an uncontested nomination out of committee with recommendation that it be placed on the consent calendar where it shall be subject to Joint Rules 13-2, 13-3, and 13-4.

1 **S7-3. Motion of advice and consent.** On considering nominations from the Governor, the
2 presiding officer shall put the following question: "Does the Senate advise and consent to the
3 executive appointment of (name) pursuant to the executive message as found on page ____
4 of the Senate Journal?"

5 **S7-4. Vote requirements.** Confirmation of nominations from the Governor requires a majority
6 vote of the members-elect.

7 **S7-5. Reconsideration of vote.** While a nomination from the Governor remains within the
8 Senate, the members may reconsider any vote taken on it.

9 **S7-6. Written notice of final action.** Upon final action, the secretary of the Senate shall notify
10 the Governor and the secretary of state in writing of the action of the body.

11 **CHAPTER 8. DISCIPLINE AND EXPULSION OF MEMBERS**

12 **S8-1. Select Committee on Discipline and Expulsion.** Any two senators may by written
13 motion first delivered to the President Pro Tempore move for the establishment of a Select
14 Committee on Discipline and Expulsion to investigate the conduct of any other senator.
15 Upon being seconded, the motion is debatable, and passage of the motion requires a
16 majority vote of the members elect. The Select Committee on Discipline and Expulsion
17 shall be composed of nine members of the Senate. The chair and vice chair of the select
18 committee shall be chosen by the President Pro Tempore and may not both be members of
19 the same political party. The other seven members of the select committee shall be chosen
20 by the President Pro Tempore in consultation with the majority leader and the minority
21 leader. No more than five members may be of the same political party.

22 **S8-2. Meetings; notice; quorum; vote.** All meetings of the Select Committee on Discipline
23 and Expulsion shall be held in the Capitol. A majority of the members of the committee
24 constitutes a quorum. The affirmative vote of majority of those present and voting,
25 assuming a quorum, is required for actions of the committee.

26 All meetings of the Select Committee on Discipline and Expulsion are open meetings in like
27 manner to any other Senate committee meeting. All meetings shall be webcast and archived
28 in like manner to any other Senate committee meeting.

29 All meetings of the Select Committee on Discipline and Expulsion shall be scheduled at
30 times that are not in conflict with any other official Senate business. All members of the
31 Senate have the right to be present during all of the select committee's meetings.

32 **S8-3. Oath.** Prior to consideration of any matter referred to it, except establishing a quorum,
33 the members of the select committee shall subscribe to the following oath, which shall be
34 administered by the Secretary of the Senate.

35 "I do solemnly swear (affirm) that in all things appertaining to the matter referred to this
36 select committee, I will do impartial justice according to the Constitution, laws, Joint Rules,
37 and Senate Rules of the State of South Dakota. I do solemnly swear that I will faithfully and
38 impartially discharge and perform all the duties incumbent upon me as a member of the

Senate Select Committee on Discipline and Expulsion in the aforesaid matter, according to the best of my ability and understanding, so help me God."

S8-4. Procedure in committee.

The Select Committee on Discipline and Expulsion shall:

(1) Conduct all hearings in like manner to any other Senate committee meeting, and only after informing the member who is the subject of the hearing in writing of the date and time of each meeting held for the purpose;

(2) Invite the member who is the subject of the hearing to attend all meetings of the committee in person and to be accompanied by legal counsel, or to be represented at the hearings by legal counsel of the member's choice and at the member's own expense;

(3) Afford the member full opportunity to present the member's position, to present witnesses in support of the member's position, and extend the opportunity to confront and to question witnesses called by the committee;

(4) Advise the member immediately of the date and time of each meeting, in cases where the committee adjourns prior to completing its work and submitting its report to the Senate.

If the Senate is called into special session for the express purpose of investigating the conduct of a Senator, the member is deemed to have received constructive notice within the provisions of this rule.

S8-5. Subpoena power; punishment for contempt. The select committee is hereby specifically and expressly granted the power and authority, with the written approval of the chair of the committee, or the approval of a majority of the members of the committee, to hold hearings, subpoena witnesses, administer oaths, require the production of books and records, and to do all other things necessary to accomplish the purpose of its hearings and deliberations.

If a subpoena is not honored, the select committee also has the power to punish for contempt and to provide for the prosecution of any person for refusal to testify, false swearing, or perjury before the select committee in accordance with law.

S8-6. Receipt of resignation; authority of the chair. If, prior to resolution of the investigation, a written resignation signed by the senator who is the subject of the investigation has been received by the chair, the chair may terminate the meetings of the select committee.

S8-7. Select committee report. Any action to expel, censure, discipline, or exonerate a senator shall be proposed in a select committee report of the Select Committee on Discipline and Expulsion. If the select committee report calls for expulsion, censure, or discipline, the report shall set forth the causes and grounds for which expulsion, censure, or discipline is being recommended by the Senate, and it shall state the particular form of action

recommended to the Senate. If the select committee report calls for exoneration, the report shall set forth the reasons why exoneration is appropriate.

S8-8. Procedure in the Senate. Adoption of a select committee report for the expulsion of a senator requires the favorable vote of a two-thirds majority of the elected members. Adoption of a select committee report for the censure or discipline of a senator requires the favorable vote of a three-fifths majority of the elected members. Adoption of a select committee report for the exoneration of a senator requires the favorable vote of a majority of the elected members.

HOUSE RULES

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CHAPTER 1. PRESIDING OFFICER

STATUTORY PROVISIONS

§ 2-5-3. Elective officers of house.

The elective officers of the House of Representatives shall be a speaker and a speaker pro tempore, who shall be members of that body, one chief clerk and such other officers as shall be necessary to properly conduct the business of the House of Representatives.

§ 2-5-3.1. Tie vote for organizing House of Representatives.

In the event that there is a tie vote for purposes of organizing the House of Representatives then, for the purposes of organization, the political party's candidate for speaker of the house, speaker pro tempore and clerk, then having a member of its party duly elected as the Governor of the state of South Dakota shall be deemed to be elected.

RULES

H1-1. Elective officers, employees. The officers of the House of Representatives are a speaker, a speaker pro tempore, a chief clerk and such other officers necessary to conduct the business of the House, who shall be formally elected by a majority vote of the members-elect of the House. Employees necessary to conduct the business of the House shall be appointed and announced by the speaker.

H1-2. Actions of the speaker pro tempore, other presiding officers. The speaker pro tempore shall act as presiding officer of the House of Representatives if the speaker is absent or unable to serve. The acts of the speaker pro tempore have the same validity as those of the speaker. If the speaker and the speaker pro tempore are absent or unable to serve, any member called to the chair by the House of Representatives may serve as presiding officer. When in session, the presiding officer, in the absence of the pro tempore, may designate any member to perform the duties of the presiding officer, but the designation may not extend beyond an adjournment. The member's actions have the same validity as those of the speaker.

H1-3. Votes by the speaker. The speaker shall vote on all questions taken by yeas and nays and shall vote in any election or division called for by any member. The speaker may, by relinquishing the chair, assume all rights and privileges of a member of the House.

H1-4. Hour of meeting. The hour of meeting of the House of Representatives is 2:00 p.m. on each legislative day unless otherwise ordered by the House.

H1-5. Seating assignments. The speaker of the House shall, with the advice of the majority and minority leaders, make seating assignments for the floor of the House of Representatives.

CHAPTER 2. DECORUM

H2-1. Repealed.

H2-2. Repealed.

H2-3. Repealed.

CHAPTER 3. COMMITTEES

H3-1. Appointment of standing committees. The speaker of the House of Representatives shall, with advice from the minority leader, appoint the members of the following standing committees with the number of members as indicated after each committee and shall appoint the chair and vice chair of each committee:

1. Agriculture and Natural Resources (13)
2. Appropriations (9)
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1 **H5-5. Voting procedures.** When the House is ready to vote upon any question using the
2 electronic voting system, the presiding officer shall state: "The question is . . . (designating
3 the matter to be voted upon). All in favor of such question shall vote 'yea', all opposed shall
4 vote 'nay'." The presiding officer shall then direct the chief clerk to unlock the voting system
5 and announce, "The House will now proceed to vote."

6 When, in the judgment of the presiding officer, reasonable time has been allowed all
7 members present in the House to vote, the presiding officer shall ask the question: "Have all
8 members present voted?" After a pause, the presiding officer shall direct the chief clerk to
9 record those members who are "Absent" or "Excused" and to lock the voting system after
10 late votes, if any, are recorded, and to display and record the individual and total votes. The
11 presiding officer shall then announce the vote. The chief clerk shall enter upon the journal
12 the result in the manner provided by the joint rules of the Legislature.

13 **H5-6. Changing votes.** Any member may change a vote after the vote recording equipment
14 has started to operate if the member rises and, when recognized by the presiding officer,
15 announces the change before the result of the vote has been announced by the presiding
16 officer.

17 **H5-7. Voting records.** On any question requiring the "yeas" and "nays" to be entered upon
18 the journal, the chief clerk shall retain one copy of the recorded vote on the electronic voting
19 system and provide it for purposes of the daily journal.

20 **H5-8. Members to vote electronically from their desks, exceptions.** A member may vote
21 on the electronic voting system only when at the member's desk. However, the presiding
22 officer may authorize the chief clerk to call the names of members who are on the floor but
23 not at their desks at the time of a vote and to record the votes of such members on the
24 electronic voting system. If a member other than the speaker of the House is presiding, the
25 chief clerk shall switch the voting system to allow the designated member presiding to vote
26 in the presiding officer's station.

27 **H5-9. Voting by proxy prohibited.** No member may vote for another member; nor may
28 any other person cast a vote for a member, except as otherwise provided in these rules. Any
29 member who votes or attempts to vote for another member, or a person not a member who
30 votes or attempts to vote for a member, is in contempt of the House and may be punished
31 pursuant to law.

32 **H5-10. Tampering with electronic voting equipment prohibited.** Any member or other
33 person who willfully tampers with or attempts to disarrange, deface, impair or destroy in
34 any manner whatsoever the electronic voting equipment used by the House of
35 Representatives, or who instigates, aids or abets with the intent to destroy or change the
36 record of votes thereon, is in contempt of the House and may be punished pursuant to law.

37 **H5-11. Voting machine for session use only.** The electronic voting equipment may only
38 be used when the House of Representatives is in session.

CHAPTER 6. DISCIPLINE AND EXPULSION OF MEMBERS

H6-1. Select Committee on Discipline and Expulsion. Any two representatives may by written motion first delivered to the Speaker move for the establishment of a Select Committee on Discipline and Expulsion to investigate the conduct of any other representative. Upon being seconded, the motion is debatable, and passage of the motion requires a majority vote of the members-elect. The Select Committee on Discipline and Expulsion shall be composed of nine members of the House of Representatives. The chair and vice chair of the select committee shall be chosen by the Speaker of the House and may not both be members of the same political party. The other seven members of the select committee shall be chosen by the Speaker of the House in consultation with the majority leader and the minority leader. No more than five members may be of the same political party.

H6-2. Meetings; notice; quorum; vote. All meetings of the Select Committee on Discipline and Expulsion shall be held in the Capitol. A majority of the members of the committee constitutes a quorum. The affirmative vote of a majority of those present and voting, assuming a quorum, is required for actions of the committee.

All meetings of the Select Committee on Discipline and Expulsion are open meetings in like manner to any other House of Representatives committee meeting. All meetings shall be webcast and archived in like manner to any other House of Representatives committee meeting.

All meetings of the Select Committee on Discipline and Expulsion shall be scheduled at times that are not in conflict with any other official House of Representatives business. All members of the House of Representatives have the right to be present during all of the select committee's meetings.

H6-3. Oath. Prior to consideration of any matter referred to it, except establishing a quorum, the members of the select committee shall subscribe to the following oath, which shall be administered by the Chief Clerk of the House of Representatives:

"I do solemnly swear (affirm) that in all things appertaining to the matter referred to this select committee, I will do impartial justice according to the Constitution, laws, Joint Rules, and House Rules of the State of South Dakota. I do solemnly swear that I will faithfully and impartially discharge and perform all the duties incumbent upon me as a member of the House Select Committee on Discipline and Expulsion in the aforesaid matter, according to the best of my ability and understanding, so help me God."

H6-4. Procedure in committee.

The Select Committee on Discipline and Expulsion shall:

- (1) Conduct all hearings in like manner to any other House of Representatives committee meeting, and only after informing the member who is the subject of the hearing in writing of the date and time of each meeting held for the purpose;

1 (2) Invite the member who is the subject of the hearing to attend all meetings of the
2 committee in person and to be accompanied by legal counsel, or to be represented at
3 the hearings by legal counsel of the member's choice and at the member's own expense;

4 (3) Afford the member full opportunity to present the member's position, to present
5 witnesses in support of the member's position, and extend the opportunity to confront
6 and to question witnesses called by the committee;

7 (4) Advise the member immediately of the date and time of each meeting, in cases
8 where the committee adjourns prior to completing its work and submitting its report to
9 the House of Representatives.

10 If the House of Representatives is called into special session for the express purpose of
11 investigating the conduct of a Representative, the member is deemed to have received
12 constructive notice within the provisions of this rule.

13 **H6-5. Subpoena power; punishment for contempt.** The select committee is hereby
14 specifically and expressly granted the power and authority, with the written approval of the
15 chair of the committee, to hold hearings, subpoena witnesses, administer oaths, require the
16 production of books and records, and to do all other things necessary to accomplish the
17 purpose of its hearings and deliberations.

18 If a subpoena is not honored, the select committee also has the power to punish for contempt
19 and to provide for the prosecution of any person for refusal to testify, false swearing, or
20 perjury before the select committee in accordance with law.

21 **H6-6. Receipt of resignation; authority of the chair.** If, prior to resolution of the
22 investigation, a written resignation signed by the representative who is the subject of the
23 investigation has been received by the chair, the chair may terminate the meetings of the
24 select committee.

25 **H6-7. Select committee report.** Any action to expel, censure, discipline, or exonerate a
26 representative shall be proposed in a select committee report of the Select Committee on
27 Discipline and Expulsion. If the select committee report calls for expulsion, censure, or
28 discipline, the report shall set forth the causes and grounds for which expulsion, censure, or
29 discipline is being recommended by the House of Representatives, and it shall state the
30 particular form of action recommended to the House of Representatives. If the select
31 committee report calls for exoneration, the report shall set forth the reasons why exoneration
32 is appropriate.

33 **H6-8. Procedure in the House of Representatives.** Adoption of a select committee report
34 for the expulsion of a representative requires the favorable vote of a two-thirds majority of
35 the elected members. Adoption of a select committee report for the censure or discipline of a
36 representative requires the favorable vote of a three-fifths majority of the elected members.
37 Adoption of a select committee report for the exoneration of a representative requires the
38 favorable vote of a majority of the elected members.

CHAPTER 7. CONSENT CALENDAR

H7-1. Consent calendar. Notwithstanding Joint Rule 13-1, a bill requiring a two-thirds vote of the members-elect may not be voted on the House consent calendar. If such a bill is placed on the House consent calendar, the presiding officer shall order it removed and placed on the next legislative day's regular bill calendar.

H7-2. Approval of consent calendar is final disposition. Notwithstanding Joint Rule 13-4, after allowing a reasonable time for questions from the floor on the bills and resolutions on the consent calendar and after permitting the proponents to answer the questions, the Speaker of the House shall call for a vote on the consent calendar. Approval of the consent calendar by a majority of the members-elect of the House is considered final disposition of all the bills and resolutions on the consent calendar.

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CHAPTER 1. PRESIDING OFFICER - ORDER AND DEBATE**CONSTITUTIONAL PROVISIONS*****Art. III, Sec. 19. Signing of bills and resolutions.***

THE PRESIDING OFFICER OF EACH HOUSE SHALL, IN THE PRESENCE OF THE HOUSE OVER WHICH HE PRESIDES, SIGN ALL BILLS AND JOINT RESOLUTIONS PASSED BY THE LEGISLATURE, AFTER THEIR TITLES HAVE BEEN PUBLICLY READ IMMEDIATELY BEFORE SIGNING, AND THE FACT OF SIGNING SHALL BE ENTERED UPON THE JOURNAL.

STATUTORY PROVISIONS***§ 2-4-9. Disturbance or disorderly conduct in Legislature as misdemeanor.***

Every person who intentionally disturbs the Legislature of this state, or either of the branches composing it, while in session, or who commits any disorderly conduct in the immediate view and presence of either branch of the Legislature tending to interrupt its proceedings or impair the respect due to its authority, is guilty of a Class 2 misdemeanor.

§ 2-4-14. Contempt of Legislature--Punishment.

The Senate or the House of Representatives may punish, as a contempt, by imprisonment, a breach of its privileges or the privileges of its members; but only for one or more of the following offenses:

(1) Knowingly arresting a member or officer of the Senate or the House of Representatives, or procuring such member or officer to be arrested in violation of his privilege from arrest;

(2) Disorderly conduct in the immediate view of the Senate or the House of Representatives, and directly tending to interrupt its proceedings;

(3) Refusing to be examined as a witness either before the Senate or the House of Representatives, or a committee thereof, or before any person authorized to take testimony in legislative proceedings;

(4) Giving or offering a bribe to a member, or attempting, by menace or other corrupt means or device, directly or indirectly, to control or influence a member in giving his vote, or to prevent his giving the same;

but the term of imprisonment which the Senate or House of Representatives may impose for any contempt specified in this section shall not extend beyond the session of the Legislature.

1 *§ 2-7-22. Forfeiture of office on conviction of legislator--Disqualification from public*
2 *office.*

3 *The conviction of a member of the Legislature of any crime defined in § 22-12A-17 or*
4 *§ 22-2A-18 involves as a consequence, in addition to the punishment prescribed therein, a*
5 *forfeiture of his office and disqualifies him from ever thereafter holding any public office*
6 *under this state.*

7 RULES

8 **1-1. Presiding officers.** The presiding officer of the Senate is the president and the
9 presiding officer of the House of Representatives is the speaker. The presiding officer of
10 each house shall take the chair on every legislative day at the hour to which that house
11 adjourned at the last sitting.

12 **1-2. Order of business.** Each house shall begin each session as follows: call to order,
13 prayer by the chaplain, pledge of allegiance, roll call, and determination of a quorum, then
14 proceed with the daily order of business. A majority of the members present may demand
15 that the journal for the preceding day be read.

16 **1-3. Questions of order.** The presiding officer of each house shall decide all questions of
17 order, subject to a motion of appeal, by a majority of the members present. No member may
18 speak more than once on an appeal without the consent of a majority of the members
19 present.

20 **1-4. Recognition of members for remarks.** When a member desires to speak, that member
21 shall respectfully address the presiding officer. When the presiding officer recognizes the
22 member, that member is entitled to the floor. The member first to address the presiding
23 officer shall speak first. If two or more members address the presiding officer at the same
24 time, the presiding officer shall name the member who is to speak first.

25 **1-5. Time allowed for a member to speak.** Each member may speak on the pending
26 subject before any member speaks twice. No member may speak more than twice nor longer
27 than ten minutes on the same subject without the consent of a majority of the members
28 present. However, a member may speak an additional twenty minutes if the time is yielded
29 by individual members of the body. In computing the time allowed for argument, the time
30 consumed in asking questions is considered. If a member consents to the question, the time
31 consumed by the answer is taken out of the time allowed to the person asking the question.

32 **1-6. Questions on the floor.** If a member wishes to ask a question of another member, that
33 member shall courteously do so through the presiding officer and with the consent of the
34 member to whom the question is addressed. Any question addressed to a member shall
35 relate to a question before the body and shall be concisely asked for the sole purpose of
36 obtaining information. No question may reflect upon the character or conduct of any
37 official, contain argument or debate, or inquire about the course a member proposes to
38 follow.

1-7. Call to order. If a member is called to order, that member shall remain silent until the presiding officer determines whether the member is in order. The decision of the presiding officer is subject to a motion of appeal.

1-8. Signing of documents by presiding officer. The presiding officer of each house shall sign all concurrent resolutions and commemorations and all writs, warrants, and subpoenas issued by the house over which the officer presides.

1-9. Those permitted to speak to the body. No person other than a member of a house may speak upon any subject before the house unless a member makes a motion to allow another person to speak and the members present unanimously consent. However, the speaker of the House and the president pro tempore of the Senate may allow any person other than a member of the body to speak subject to advance notice to the majority and minority leaders. A motion objecting to the decision of the presiding officer shall require a majority vote of the members- elect.

1-10. Dissent against an act or resolution. Any two members of a house may dissent or protest in respectful language against any act or resolution which they think injurious to the public or to any individual and have the reason for their dissent or protest entered upon the journal. However, if an objection is made that the language of the dissent or protest is not respectful, a majority of the house may refer the dissent or protest back to the dissenting or protesting members for emendation.

1-11. Repealed.

CHAPTER 1A. DECORUM

1A-1. Preservation of decorum. The presiding officer of each house shall preserve order and decorum and, in the case of disturbance or disorderly conduct, may order the galleries or lobbies to be cleared.

1A-2. Smoking prohibited. Smoking is prohibited in all areas of the Capitol.

1A-3. Alcoholic beverages prohibited. No alcoholic beverage, beer, wine, or other beverage containing alcohol may be stored or consumed in any area of the Capitol that is under the control of the Legislature.

1A-4. Sexual harassment prohibited. All members are responsible for ensuring that the workplace is free from sexual harassment. All members shall avoid any action or conduct which could be viewed as sexual harassment. A member shall report any sexual harassment complaint to the presiding officer of the house to which the member belongs. If the situation is not resolved, the member shall forward the complaint to the Executive Board of the Legislative Research Council.

1A-5. Discrimination prohibited. The Legislature is an equal opportunity employer and provides equal access to facilities and services without regard to race, color, creed, religion, sex, disability, ancestry, or national origin.

1A-6. Person with a disability may request assistance. Individuals requesting assistance pursuant to the Americans with Disabilities Act must contact the Legislative Research Council at least forty-eight hours in advance of the needed assistance.

1A-7. Use of chambers for campaign photographs. Legislators and candidates for the Legislature may use the chambers for campaign photographs; however, no changes may be made to the arrangement of either chamber.

1A-8. Items distributed to the members' desks. Before any person may distribute an item to the members' desks on the floor of the Senate or the House of Representatives, that person must obtain the approval of the secretary of the Senate or the chief clerk of the House, subject to the review of the speaker of the House and the president pro tempore of the Senate, respectively. Any item distributed to the members' desks on the chamber floor must clearly bear the name of the item originator.

1A-9. Cellular telephones prohibited. Cellular telephones may not be used in either chamber or gallery while the Legislature is in session.

1A-10. Presiding Officer's power to maintain order. The presiding officer may have any member temporarily removed in order to preserve order and decorum.

1A-11. Repealed.

CHAPTER 1B. LEGISLATIVE CODE OF CONDUCT

1B-1. Maintenance of ethical standards. The people of South Dakota require that their legislators maintain the highest of moral and ethical standards as such standards are essential to assure the trust, respect and confidence of our citizens. Legislators have a solemn responsibility to avoid improper behavior and refrain from conduct that is unbecoming to the Legislature or that is inconsistent with the Legislature's ability to maintain the respect and trust of the people it serves. While it is not possible to write rules to cover every circumstance, each legislator must do everything in his or her power to deal honorably with the public and with his or her colleagues and must promote an atmosphere in which ethical behavior is readily recognized as a priority and is practiced continually, without fail.

1B-2. Compliance with specified requirements. Each legislator will comply with all Constitutional and statutory requirements regarding conflicts of interest. Legislators will timely file all required disclosure statements including Statements of Organization, Campaign Finance Reports and Statements of Financial Interest. Legislators must also avoid any conflict of interest which would interfere with their duties and responsibilities as legislators, interfere with the exercise of their best judgment in support of the State of South Dakota or create an improper personal benefit.

1B-3. Professional conduct and civility. The South Dakota Legislature will strengthen and sustain an atmosphere of professional conduct and civility among its members and with all staff and will not tolerate harassment or offensive behavior based on race, color, religion, national origin, gender, age, or disability. Legislators must refrain from any and all such

harassment or offensive conduct. This prohibition against harassment also encompasses sexual harassment including unwelcome sexual advances, requests for sexual favors, and other verbal, non-verbal, or physical conduct of a sexually harassing nature, when: (1) submission to the harassment is made either explicitly or implicitly a term or condition of employment or other employment determinations, or (2) the harassment has the purpose or effect of unreasonably interfering with an individual's work performance or creates an intimidating, hostile, or offensive working environment.

1B-4. Action in event of violation. Failure to observe the highest standards of public conduct will subject a legislator to appropriate action, pursuant to the rules of the Chamber and Mason's Manual of Legislative Procedure.

CHAPTER 2. MEETINGS, QUORUMS, AND ATTENDANCE

CONSTITUTIONAL PROVISIONS

Art. III, Sec. 7. Convening of annual sessions.

THE LEGISLATURE SHALL MEET AT THE SEAT OF GOVERNMENT ON THE SECOND TUESDAY OF JANUARY AT 12 O'CLOCK M. AND AT NO OTHER TIME EXCEPT AS PROVIDED BY THIS CONSTITUTION.

Art. III, Sec. 14. Elections viva voce.

IN ALL ELECTIONS TO BE MADE BY THE LEGISLATURE THE MEMBERS THEREOF SHALL VOTE VIVA VOCE AND THEIR VOTES SHALL BE ENTERED IN THE JOURNAL.

Art. III, Sec. 15. Open legislative sessions - Exception.

THE SESSIONS OF EACH HOUSE AND OF THE COMMITTEE OF THE WHOLE SHALL BE OPEN, UNLESS WHEN THE BUSINESS IS SUCH AS OUGHT TO BE KEPT SECRET.

Art. III, Sec. 16. Adjournment of legislative houses.

NEITHER HOUSE SHALL WITHOUT THE CONSENT OF THE OTHER ADJOURN FOR MORE THAN THREE DAYS, NOR TO ANY OTHER PLACE THAN THAT IN WHICH THE TWO HOUSES SHALL BE SITTING.

Art. III, Sec. 9, Par. 2. Quorum.

A MAJORITY OF THE MEMBERS OF EACH HOUSE SHALL CONSTITUTE A QUORUM, BUT A SMALLER NUMBER MAY ADJOURN FROM DAY TO DAY, AND MAY COMPEL THE ATTENDANCE OF ABSENT MEMBERS IN SUCH A MANNER AND UNDER SUCH PENALTY AS EACH HOUSE MAY PROVIDE.

RULES

2-1. Those permitted on the floor during session. In addition to current legislators, only the following persons are entitled to the floor of the House of Representatives or Senate during sessions: justices of the Supreme Court or persons who are or have been Governor, Lieutenant Governor, or members of the Congress of the United States from South Dakota; former members of the South Dakota Legislature, except those currently serving in any elective state or local office other than Governor or Lieutenant Governor; current legislative employees; and news reporters. However, these persons may not be on the floor if acting in a manner to influence legislation. No other person may be admitted to the floor without consent of the presiding officer.

2-2. Call of the house. One-sixth of the members-elect of either house may compel the attendance of absent members by ordering a call of the house of which they are members, but a call of the house may not be made after voting commences.

2-3. Procedure after a call of the house. When a call of the house is ordered, the doors shall be closed and the absentees noted. No member may leave the room until permission is given by the presiding officer, the sergeant at arms' report is received and acted upon, or the house is adjourned. Until the sergeant at arms' report is received, proceedings under the call may not be suspended except by two-thirds of the members present.

2-4. Access to chamber and lobbies. Except as otherwise provided in Joint Rule 2-1, no person, except current legislators and legislative employees, may enter either chamber or space reserved for members of the Legislature adjacent to either chamber at any time during a session or for the period of three hours preceding a session except upon invitation of a member of the chamber. However, under no circumstances may a lobbyist enter either chamber or reserved space for a period of three hours preceding a session or one hour after adjournment of the chamber.

CHAPTER 3. LEGISLATIVE EMPLOYEES

CONSTITUTIONAL PROVISIONS

Art. III, Sec. 9, Par. 3. Rules of proceedings--Officers and employees.

EACH HOUSE SHALL DETERMINE THE RULES OF ITS PROCEEDINGS, SHALL CHOOSE ITS OWN OFFICERS AND EMPLOYEES AND FIX THE PAY THEREOF, EXCEPT AS OTHERWISE PROVIDED IN THIS CONSTITUTION.

STATUTORY PROVISIONS

§ 2-5-2. Elective officers of Senate.

The elective officers of the Senate shall be a president pro tempore of the Senate, who shall be a member of that body, one secretary and such other officers as shall be necessary to properly conduct the business of the senate.

§ 2-5-3. Elective officers of House.

The elective officers of the House of Representatives shall be a speaker and a speaker pro tempore, who shall be members of that body, one chief clerk and such other officers as shall be necessary to properly conduct the business of the House of Representatives.

§ 2-5-5. Appointment of legislative employees by presiding officers.

The speaker of the House of Representatives shall appoint employees necessary to properly conduct the business of the House and the president pro tempore of the Senate shall appoint employees necessary to properly conduct the business of the Senate.

§ 2-5-8. Determination of amount of compensation of legislative employees.

All elective and appointed officers and employees of the Senate and House of Representatives designated in §§ 2-5-2, 2-5-3, and 2-5-5 shall receive compensation determined and agreed upon by a joint select committee of both houses.

RULES

3-1. Appointment of legislative employees. The president pro tempore of the Senate shall appoint all necessary employees for the Senate. The speaker of the House of Representatives shall appoint all necessary employees of the House. All employee positions shall be described in a uniform compensation and classification manual which shall be annually reviewed by the Executive Board of the Legislative Research Council and approved by the Joint Select Committee on Compensation.

3-2. Duties of the secretary of the Senate and chief clerk of the House. The secretary of the Senate and chief clerk of the House of Representatives are responsible to the president pro tempore of the Senate or the speaker of the House, respectively. Their duties are:

(1) To supervise the keeping of a daily journal, the engrossing and enrolling, and the handling of bills and resolutions;

(2) To assist the calendar committee in the preparation of a daily calendar listing motions and resolutions, committee reports to be introduced, and bills and joint resolutions ready for second reading, and to assist the calendar committee in preparation of a daily consent calendar;

(3) To sign the certificate of origin of all bills passed by the Legislature;

(4) To attest the signature of the presiding officer to all bills, memorials, resolutions, commemorations, writs, warrants, and subpoenas issued by the house;

(5) To deliver to the secretary of state at the close of each session the journals and all books, bills, documents, resolutions, and papers in possession of the Legislature;

(6) To preserve one true copy of each printed bill, joint resolution, and concurrent resolution of each legislative session; to attach the copy together with a signed certificate that it is a true and complete copy of each printed bill, joint resolution, and concurrent resolution of the legislative session; and to file such certified copies with the secretary of state within ten days after adjournment of the Legislature; and

(7) To perform all other acts appertaining to the office as may be required by the house or its presiding officer.

3-3. Office of Engrossing and Enrolling. The Legislative Research Council shall perform all engrossing and enrolling duties. In addition, each house may hire secretaries necessary to conduct the business of the standing committees. Any secretary appointed to a committee is responsible to the committee chair. In each house, a secretary is provided to the minority party.

3-4. Engrossing and enrolling. The engrossing and enrolling duties of the Legislative Research Council are:

(1) To engross and enroll all bills delivered to them;

(2) To provide and supervise secretarial assistance to legislators as requested;

(3) To collect from the secretaries of all standing and special committees the minutes of such committees and retain them in the Legislative Research Council Library; and

(4) To correct clerical errors, with the consent of the code counsel, in any bill. Clerical errors which may be corrected are: errors in spelling, errors in numbering sections, errors of omission or commission due to addition or deletion of material, and errors due to copying incorrectly from the most recent statute. The code counsel shall inform the principal sponsor of each correction.

3-5. Chaplains. The chief chaplain shall schedule a chaplain to serve in each house for each legislative day. The duty of the chaplain of each house is to open each day's session with a prayer.

3-6. Disputes or complaints involving a legislative session employee. Any dispute or complaint involving the competency or decorum of a legislative session employee, including any violation of SDCL 2-12, shall be referred to the president pro tempore of the Senate or the speaker of the House. The officer may dismiss, suspend, or otherwise discipline the employee.

3-7. Sexual harassment prohibited. All employees are responsible for ensuring that the workplace is free from sexual harassment. All employees shall avoid any action or conduct which could be viewed as sexual harassment. An employee shall report any sexual harassment complaint to the president pro tempore of the Senate, speaker of the House or any supervisor. If the situation is not resolved, the employee shall forward the complaint to the Executive Board of the Legislative Research Council.

CHAPTER 4. ORDER OF BUSINESS

4-1. Daily order of business. After call to order, the daily order of business shall be as follows:

- (1) Prayer by the chaplain and pledge of allegiance;
- (2) Roll call and determination of a quorum;
- (3) Approval of the journal;
- (4) Communications and petitions;
- (5) Reports of standing committees;
- (6) Reports of select committees;
- (7) Messages from the other house;
- (8) Motions and resolutions;
- (9) Consideration of committee reports;
- (10) Introduction, first reading and reference of bills and joint resolutions originating in the house;
- (11) First reading and reference of bills and joint resolutions originating in the other house;
- (12) Second reading of consent calendar bills and resolutions;
- (13) Second reading of bills and joint resolutions originating in the house;
- (14) Second reading of bills and joint resolutions originating in the other house;
- (15) Announcements.

To revert to an old order of business or to pass to a new order of business requires a majority vote of the members present. Any message or communication from the Governor or other state officer may be received at any time.

4-2. Special orders. Any bill, resolution, memorial or other subject matter may be made a special order for some subsequent time by a majority vote of the members present.

4-3. Order of bills and resolutions. Each bill and resolution up for consideration under any order of business shall be listed and taken up in the order in which it is listed on the daily calendar unless otherwise ordered by a majority of the members present.

CHAPTER 5. MOTIONS

5-1. Entertainment of motions. No motion may be entertained and debated until it is seconded. Following the second of a debatable motion, the presiding officer shall first recognize the member making the motion.

5-1.1. Amendments proposing penalties. Any attempt to offer an amendment, whether in committee or on the floor, that requires a fiscal impact statement shall be ruled out of order unless offered with a preexisting fiscal impact statement.

5-2. Restatement and reading of motions. When a motion is made and seconded, it shall be restated by the presiding officer, and, if requested by the presiding officer or a member, shall be displayed electronically or reduced to writing and read aloud.

5-2.1. Provision of copies of motions. If a motion to amend is displayed electronically or offered in writing or if each member of the body has been given a copy of the motion, the reading of that motion is automatically waived.

5-2.2. Withdrawal of motions. After a motion is stated by the presiding officer, it may not be withdrawn without unanimous consent of the members present.

5-3. Priority of motions. When a question is under debate, no motion may be made except the following motions which have precedence in the order listed:

- (1) To adjourn;
- (2) To recess;
- (3) To call the house;
- (4) To lay on the table;
- (5) To call the previous question;
- (6) To defer indefinitely;
- (7) To defer to a day certain;
- (8) To refer to committee;
- (9) To amend.

5-4. Priority of motion for adjournment. A motion for adjournment is always in order, unless the roll is being called or the previous question has been ordered, and shall be decided without debate.

5-5. Application and nondebatability of motions to lay on the table. A motion to lay on the table which effects a disposition on the merits of any bill or resolution requires the vote of a majority of the members-elect to carry and shall be decided without debate. Any other motion to lay on the table requires the vote of a majority of the members present and shall be decided without debate. No member may make introductory remarks prior to making a motion to lay on the table.

5-5.1. Scope of motions to lay on the table. A motion to lay on the table may be made so as to apply either to the main question or to a proposed amendment or to the bill and all pending amendments, and the motion shall clearly state to which it is intended to apply.

5-5.2. Motion to take from the table. Whenever any bill or resolution is laid on the table, it requires a majority vote of the members-elect to take it from the table. The motion to take from the table is debatable.

5-5.3. Scope of motion to defer to day certain beyond sine die. The rules pertaining to motions to table and to defer to a day certain beyond sine die shall be the same except that a motion to defer to a day certain beyond sine die is debatable.

5-6. Motion to call the previous question. A motion for the previous question shall be decided immediately by a majority of the members present and without debate. The motion shall clearly indicate the question to which it applies. No member may make introductory remarks prior to making a motion to call the previous question. The effect of adopting a motion to call the previous question is to close debate, to prevent the moving of

1 amendments or other subsidiary motions, and to bring to vote immediately the question to
2 be voted upon. The effect of defeating a motion to call the previous question is to allow
3 continuation of debate on the question before the house.

4 **5-7. Priority of vote after call of the previous question.** After a motion to call the
5 previous question has prevailed, it is not in order to move a call of the house or to move to
6 adjourn, prior to a decision of the question before the house.

7 **5-8. Dilatory motions to defer or refer.** If a motion to defer to a day certain, to defer
8 indefinitely or to refer to committee is decided in the negative, such motion is not again in
9 order at the same stage of consideration of the bill or proposition.

10 **5-8.1. Motion to postpone as final action.** A motion to defer indefinitely or to a date
11 beyond the sine die adjournment of the Legislature requires the vote of a majority of the
12 members-elect.

13 **5-9. Division of the question.** Any member may call for a division of the question. The
14 presiding officer shall divide the question if it contains questions so distinct that, one being
15 taken away, the rest may stand as a separate proposition. A motion for division of the
16 question is not in order on a bill which is before either house for final disposition.

17 **5-10. Motions to strike the enacting clause.** A motion to strike the enacting clause of a
18 bill has precedence to a motion to amend, and if carried, is equivalent to the rejection of the
19 bill.

20 **5-11. Notice of intention to reconsider.** Notice of intention to move for reconsideration
21 shall be made before the body proceeds to the next item of business. If any member fails to
22 give notice of intention to reconsider, the vote on a question shall be deemed to have been
23 moved for reconsideration and such motion for reconsideration to have been laid on the
24 table.

25 **5-11.1 Motions to reconsider.** Having given notice of intent to reconsider, the member
26 giving notice may move to reconsider the question not later than the next legislative day,
27 except as provided in Joint Rule 5-13. Any motion to reconsider shall be made under order
28 of business No. 8, except as provided in Joint Rule 5-13, and takes precedence over all other
29 motions except to recess or to adjourn. No motion to reconsider the same question may be
30 made twice in the same house without unanimous consent. Every motion to reconsider shall
31 be decided by a majority vote of the members-elect on a roll call vote. No question may be
32 reconsidered except the final disposition of bills and joint resolutions and the override of
33 vetoes. No motion to lay on the table is subject to reconsideration.

34 **5-12. Failure to make timely motion for reconsideration.** If any member has given notice
35 of intent to move for reconsideration and does not move for reconsideration before the
36 stated deadline, the presiding officer shall immediately state that any member may move for
37 reconsideration.

38 **5-13. Motion for reconsideration during final legislative days.** During the seven final
39 legislative days, any member who has given notice of intent to move for reconsideration

shall make such motion at a time prior to the conclusion of business on the legislative day that the question sought to be reconsidered was acted upon. Such motion may be made at any time prior to adjournment.

5-13.1. Immediate consideration of emergency measures. If the affirmative vote for a bill containing an emergency clause is less than two-thirds but more than one-half of the members-elect, the vote shall be immediately reconsidered.

5-14. Germaneness of amendments. No motion to amend a bill is in order unless it is germane to the subject as expressed in the title of the bill.

5-15. Order of questions. All questions, other than privileged questions as listed in Joint Rule 5-3, shall be put in the order they are moved.

5-16. Limitations on number of motions to amend and substitute motions. When a motion or proposition is under consideration, a motion to amend and a motion to amend that amendment is in order. It is also in order to offer a further amendment as a substitute, but such substitute is not subject to amendment.

5-17. Motion to delay action on amendments. Final action upon any amendment to a bill or resolution may not be heard until one legislative day has intervened, if a request for delay is made and is supported by at least one-fifth of the members. However, no such request is in order during the last fourteen days of the session, less one day for every two days that the session is less than forty days. This rule cannot be invoked more than two times on the same bill in each house.

5-17.1. Motion to delay action on amendments is nondebatable. No member invoking Joint Rule 5-17 may speak to the merits of the amendment or make any other introductory remarks.

CHAPTER 6. BILLS, RESOLUTIONS, AND COMMEMORATIONS

A. FORM OF BILLS--DEFINITIONS OF RESOLUTIONS--GENERAL PROVISIONS

CONSTITUTIONAL PROVISIONS

Art. III, Sec. 21. One subject expressed in title.

NO LAW SHALL EMBRACE MORE THAN ONE SUBJECT, WHICH SHALL BE EXPRESSED IN ITS TITLE.

Art. XII, Sec. 2. Contents of general appropriation bill--Separate appropriation bills.

THE GENERAL APPROPRIATION BILL SHALL EMBRACE NOTHING BUT APPROPRIATIONS FOR ORDINARY EXPENSES OF THE EXECUTIVE, LEGISLATIVE, AND JUDICIAL DEPARTMENTS OF THE STATE, THE CURRENT EXPENSES OF STATE INSTITUTIONS, INTEREST ON THE PUBLIC DEBT, AND FOR COMMON

1 *SCHOOLS. ALL OTHER APPROPRIATIONS SHALL BE MADE BY SEPARATE BILLS,*
2 *EACH EMBRACING BUT ONE OBJECT, AND SHALL REQUIRE A TWO-THIRDS VOTE*
3 *OF ALL THE MEMBERS OF EACH BRANCH OF THE LEGISLATURE.*

4 ***Art. III, Sec. 18. Enacting clause--Assent by majority--Recording of votes.***

5 *THE ENACTING CLAUSE OF A LAW SHALL BE: "BE IT ENACTED BY THE*
6 *LEGISLATURE OF THE STATE OF SOUTH DAKOTA" AND NO LAW SHALL BE*
7 *PASSED UNLESS BY ASSENT OF A MAJORITY OF ALL THE MEMBERS ELECTED TO*
8 *EACH HOUSE OF THE LEGISLATURE. AND THE QUESTION UPON THE FINAL*
9 *PASSAGE SHALL BE TAKEN UPON ITS LAST READING, AND THE YEAS AND NAYS*
10 *SHALL BE ENTERED UPON THE JOURNAL.*

11 STATUTORY PROVISIONS

12 ***§ 22-12A-18. Fraudulent alteration of bill after passage as felony.***

13 *Any person who fraudulently alters a bill which has been passed by the Legislature of this*
14 *state, with intent to have it approved by the Governor, certified by the secretary of state, or*
15 *printed or published by the printer of the statutes, in language different from that in which it*
16 *was passed by the Legislature, is guilty of a Class 6 felony.*

17 RULES

18 **6A-1. Legislative documents.** Only bills and the following may be introduced in the
19 Legislature:

20 (1) A House or Senate resolution pertains to the affairs of one house only and requires
21 action only by the legislative chamber concerned. A House or Senate resolution may be
22 used to express an opinion or principle of one house, to express an opinion to or request
23 of the other house, to regulate procedure, or to refer the subject matter of bills to the
24 Legislative Research Council;

25 (2) A concurrent resolution expresses the opinion or a principle of the Legislature not
26 having the force of law. A concurrent resolution shall only be used to authorize interim
27 studies, joint rules, sessions or committees, to instruct a department of state
28 government, or to petition federal agencies;

29 (3) A joint resolution contains matters of legislation only. A joint resolution may be
30 used to refer a matter for referendum to the people, to place a constitutional amendment
31 on the ballot at the next general election, to ratify proposed amendments to the United
32 States Constitution, or to grant a water right pursuant to § 46-5-20.1;

33 (4) A House or Senate resolution of disapproval as provided under Article IV,
34 Section 8, of the South Dakota Constitution; and

35 (5) A legislative commemoration expresses recognition of service or achievements of
36 national or statewide importance or expresses sorrow over death or loss.

6A-2. Format of bills and joint resolutions. If a bill amends an existing statute, the new matter shall be underscored and the omitted matter shall be overstricken. If an entire title, chapter, section, subdivision, or subsection is to be repealed, only the code citation need be listed.

6A-3. Format of joint resolutions. If a joint resolution amends an existing provision of the Constitution, the omitted matter shall be overstricken and the new matter shall be underscored. A joint resolution shall contain sufficient introductory wording to give reasonable notice of the effect of the proposed amendment.

6A-4. Bills at the request of the Governor, executive agencies, and the Chief Justice. A bill introduced at the request of the Governor, Chief Justice of the Supreme Court, a department, board, commission, or any other agency of state government, shall indicate in the title at whose request such bill is being introduced.

6A-5. Review of bills by the Legislative Research Council. Before a bill, resolution, or commemorative may be introduced, it shall be reviewed by the Legislative Research Council for style and form. No bill or joint resolution may be submitted to the Legislative Research Council for review less than forty-eight hours of the final introduction date for bills or joint resolutions as provided in Joint Rule Chapter 17.

6A-6. Title of repealed law. A bill introduced for the sole purpose of repealing an existing law shall include in its title the general subject to which the law relates.

6A-7. Placement of emergency clause. Any bill containing an emergency clause shall have the emergency clause added at the end of the bill.

6A-8. Title and sponsors placed on bills and resolutions. Before a bill or resolution is introduced, its title and the name or names of the member, members, or committee introducing the bill or resolution shall be printed on it.

B. INTRODUCTION AND SPONSORSHIP

STATUTORY PROVISIONS

§ 2-7-4. Prefiling of bills and resolutions with Legislative Research Council--Rules for handling.

Any person who has been duly elected or appointed to serve during a regular session of the Legislature may file bills and resolutions with the State Legislative Research Council at any time within thirty days prior to the convening of such regular session. Notwithstanding the provisions of § 2-7-6.1, any interim committee of the Legislative Research Council may file bills and resolutions under the provisions of this section. The Executive Board of the State Legislative Research Council shall prescribe rules for the handling and placing in proper form of such bills and resolutions, subject to the provisions of §§ 2-7-4 to 2-7-6, inclusive.

1 commemoration filed with the bill clerk and duly numbered becomes the property of the
2 Legislature and may not thereafter be withdrawn.

3 **6B-1.1 Withdrawal of bills.** The provisions of 6B-1 and 6D-1 notwithstanding, prior to
4 the first committee hearing in the house of origin, the prime sponsor of any bill or resolution
5 may withdraw any bill or resolution in the house of origin with the approval of the presiding
6 officer. The presiding officer shall then declare the bill or resolution formally withdrawn
7 and shall order that an entry be made in the bill status so stating.

8 **6B-2. Numbering of bills and resolutions.** Bills shall be numbered consecutively as
9 introduced, beginning with No. 1 for Senate bills and with No. 1001 for House bills.
10 Resolutions shall be numbered consecutively as introduced, beginning with No. 1001 for
11 House resolutions and with No. 1 for Senate resolutions.

12 **6B-3. Limit on number of bills that may be introduced.** A legislator may introduce as
13 prime sponsor only three individual bills or joint resolutions during the last three days for
14 bill introduction prescribed by Joint Rule Chapter 17. A legislator may introduce as prime
15 sponsor only four concurrent resolutions, three of which must be introduced before the ninth
16 legislative day. The final day for introduction of the fourth concurrent resolution is
17 prescribed by Joint Rule Chapter 17.

18 **6B-4. Sponsorship of bills and resolutions.** Any bill, joint resolution, or concurrent
19 resolution may be introduced by any member or members of the house of origin. Any
20 member or members of the other house may join the member or members of the house of
21 origin in introducing the bill or resolution.

22 **6B-5. Bill introduction by standing committees.** Before a bill or joint resolution can be
23 introduced by a standing committee pursuant to § 2-7-6.1, the bill or resolution shall have
24 received an affirmative vote of a majority of the members of a standing committee at one of
25 its regular meetings with a statement of such fact on a separate slip attached to the cover of
26 the bill and signed by the chair of the committee.

27 **6B-6. Pre-filing of agency bills.** No bill or resolution introduced at the request of a
28 department, board, commission, or any other agency of state government, except bills or
29 resolutions introduced at the request of the Governor or Chief Justice, may be considered by
30 the Legislature unless such bill or resolution is pre-filed with the director of the Legislative
31 Research Council at least forty-eight hours before the opening of a legislative session and
32 available for introduction on the first legislative day.

33 **6B-7. Disposition of copies of bills when introduced.** An original and one copy of each
34 bill or resolution introduced shall be disposed of as follows:

35 (1) The original, which shall have endorsed thereon the word "Original," shall be
36 retained by the house of origin; and

37 (2) The copy shall be delivered to the prime sponsor.

1 **C. PRISON/JAIL COST ESTIMATES, FISCAL NOTES AND ACTUARIAL**
2 **STATEMENTS**

3 **STATUTORY PROVISIONS**

4 ***§ 2-1-19. Cost estimate for legislation or ballot initiative that may impact state prison or***
5 ***county jail population.***

6 *A prison or jail population cost estimate shall be attached to any bill, amendment, or*
7 *measure proposed by ballot initiative that may impact the state prison or county jail*
8 *population. The requirement for a cost estimate includes each bill or amendment that*
9 *increases the period of imprisonment authorized for an existing crime, that adds a new*
10 *crime for which imprisonment is authorized, that imposes a minimum or mandatory*
11 *minimum term of imprisonment, or that modifies any law governing release of a prisoner*
12 *from imprisonment or supervision.*

13 *The sponsor of the legislation, amendment, or ballot initiative shall request and allow*
14 *sufficient time to prepare a cost estimate from the Bureau of Finance and Management or*
15 *the Legislative Research Council. The cost estimate shall be completed for a bill before the*
16 *bill is considered by any standing committee of the Legislature. Any ballot initiative shall*
17 *have a cost estimate attached to the Attorney General's statement required pursuant to*
18 *§ 12-13-9 or 12-13-25.1.*

19 ***§ 2-1-20. Contents of cost estimate.***

20 *A cost estimate pursuant to § 2-1-19 shall include the following:*

21 *(1) An analysis of the specific components of the bill or the ballot initiative that will*
22 *impact the prison and jail population;*

23 *(2) The projected cost of the impact of the bill on the state prison system and the*
24 *aggregate cost to county jails on an annual basis and cost of the bill over a ten year*
25 *period; and*

26 *(3) Operational costs and capital costs including all manner of construction.*

27 **RULES**

28 **6C-1. Bills and resolutions that require fiscal notes.** A bill, amendment, or resolution that
29 has an effect on the revenues, expenditures, or fiscal liability of the state or any political
30 subdivision of the state may include a fiscal note incorporating an estimate of the effect.
31 This rule does not apply to the cost of legislative processing or any appropriation bill with
32 specific dollar amounts. A fiscal note is an estimate of the fiscal implications relating to
33 revenues, expenditures or debt, and the probable cost of the bill, amendment, or resolution.
34 In preparing the fiscal note, the Director of the Legislative Research Council may use
35 information or data supplied by any person, agency, organization, or governmental unit that
36 the director deems reliable. The director shall state the sources of the information or data
37 used and may state the extent to which the director relied on the information or data in

1 preparing the fiscal note. If the director is unable to acquire or develop sufficient
2 information or data to prepare a fiscal note, the director may prepare the fiscal note stating
3 that fact, and the fiscal note shall be deemed to comply with this rule. If the director
4 determines that the fiscal impact of a bill, amendment, or resolution cannot be determined,
5 the director may prepare the fiscal note stating that fact, and the fiscal note shall be deemed
6 to comply with this rule.

7 This rule does not apply to fiscal impact statements required by §§ 2-1-19 and 2-1-20.

8 **6C-1.1. Request for fiscal note by any member.** A fiscal note may be requested by:

- 9 (1) The presiding officer when a bill or resolution is introduced;
- 10 (2) The chair of the standing committee possessing the bill or resolution;
- 11 (3) A majority vote of the standing committee possessing the bill or resolution; or
- 12 (4) A legislator, if the legislator is supported by a vote of one-fifth of the body before
13 the second reading of the bill or resolution.

14 **6C-1.2. Certain bills require fiscal note.** The Director of the Legislative Research Council
15 shall prepare a fiscal note for any bill which amends session law to affect the General
16 Appropriations Act enacted in a prior legislative session.

17 **6C-2. Deferral of bills without fiscal note.** The original copy of a bill or resolution for
18 which a fiscal note has been requested shall be stamped by the bill clerk with the initials
19 "F.N." before referral to a committee. If the bill or resolution is reported back without a
20 fiscal note, the presiding officer shall defer placing the bill or resolution on the calendar
21 until the requested fiscal note is received. However, the presiding officer may place the bill
22 or resolution on the calendar if the presiding officer determines a fiscal note is no longer
23 required.

24 **6C-3. Attaching fiscal note to bill.** If a fiscal note is available, it shall be attached by the
25 bill clerk at the end of the original copy of the bill or resolution.

26 **6C-4. Retirement system actuarial statement.** Each bill introduced affecting the benefits
27 payable by the state or a local government retirement system shall have an actuarial
28 statement attached to the bill. The actuarial statement shall be requested from the governing
29 board of the retirement system affected and the statement shall identify the costs of the
30 proposed change in the law as stated by the actuary for the affected retirement plan. If there
31 is a doubt as to the need for an actuarial statement, the presiding officer shall make the final
32 decision. After the bill is introduced, the bill clerk shall attach the actuarial statement to the
33 original bill.

D. FIRST READING AND REFERRAL**CONSTITUTIONAL PROVISIONS*****Art. III, Sec. 17. Reading of bills.***

EVERY BILL SHALL BE READ TWICE, BY NUMBER AND TITLE ONCE WHEN INTRODUCED, AND ONCE UPON FINAL PASSAGE, BUT ONE READING AT LENGTH MAY BE DEMANDED AT ANY TIME BEFORE FINAL PASSAGE.

RULES

6D-1. Referral of bills and resolutions to standing committees. Unless otherwise ordered, all bills and joint resolutions, except appropriation bills, shall be referred to a standing committee after their first reading.

Any appropriation bill may be referred directly to a standing committee or the Joint Committee on Appropriations authorized under Joint Rule 7-12. If an appropriation bill has passed its house of origin and the bill has received final disposition from the Joint Committee on Appropriations, the presiding officer of the second house may waive the referral of the bill to a standing committee or the Joint Committee on Appropriations in the second house.

The presiding officer may waive the referral of concurrent resolutions to a standing committee. Copies of all concurrent resolutions shall be posted to the Legislative Research Council internet site before being acted upon.

6D-2. Referral of resolutions of disapproval. Any resolution of disapproval shall be referred to a committee unless ordered to be placed directly on the calendar by a majority vote of the members present.

E. AMENDMENTS AND SUBSTITUTE BILLS**CONSTITUTIONAL PROVISIONS*****Art. XXIII, Sec. 1. Amendments.***

AMENDMENTS TO THIS CONSTITUTION MAY BE PROPOSED . . . BY A MAJORITY VOTE OF ALL MEMBERS OF EACH HOUSE OF THE LEGISLATURE.

RULES

6E-1. Amendments to be germane to bill. No amendment to a bill or joint resolution may embrace more than one subject, which shall be expressed in the title of the bill.

6E-2. Hogue amendments. Any substitute bill shall be treated as an amendment and shall be governed by the rules governing amendments.

6E-3. Message required when one house amends bill or resolution of other house. Whenever a bill or joint resolution is passed in one house and amended and passed in the other, a message to the house of origin shall indicate that the bill or resolution has been amended.

F. SECOND READING

6F-1. No second reading until engrossment. No bill or resolution amended after introduction may be read the second time until it is correctly engrossed.

6F-2. Second reading at least one day after committee report. No bill or joint resolution may have its second reading or receive final passage until at least one legislative day after it has been reported to the house by the committee to which the same has been referred and such report has been read to the house.

6F-3. Action on committee reports. No report of any standing committee or select committee may be acted upon until at least one legislative day after it has been read to the body, except the report of the committee on legislative procedure, or the reports of standing committees requesting referral to another standing committee of a bill or resolution which may be acted upon immediately. However, during the last three days of the session, reports of conference committees may be acted upon the same day as reported.

6F-4. Placement of unamended bills and resolutions on calendar. If any committee makes a report that a bill or resolution "Do Pass" without proposing any amendment thereto, the bill or resolution shall be placed upon the calendar for second reading on the next legislative day.

6F-5. Placement of amended bills and resolutions on calendar. If any standing committee returns a bill or resolution to the house with the recommendation that the bill or resolution do pass with proposed amendments, the report shall be received, read and entered upon the journal. The committee report shall be placed on the calendar for adoption the following legislative day and the bill shall be placed on the calendar for floor action on the legislative day following the adoption of the committee report. On the final day for the committee to act upon a bill, the report may be placed directly on the calendar for floor action. A report recommending the passage of a bill or resolution with proposed amendments is not subject to change or amendment.

6F-6. Placement of bills and resolutions not receiving a "Do Pass" recommendation on the calendar. Any bill or resolution reported "Do Not Pass" or "without recommendation" shall fail if no motion is made for its disposition under the order of business of Consideration of Committee Reports on the next legislative day after delivery to the house. On the final day to use Joint Rule 7-7, a motion must be made before adjournment on that day. A motion to place a bill or resolution on the calendar where a committee reports a bill or resolution "Do Not Pass" or "without recommendation" shall require the vote of a majority of the members-elect to carry. A bill or resolution failing to be placed on the calendar is lost after time for reconsideration has passed.

G. PRINTING, ENGROSSING, AND ENROLLING**STATUTORY PROVISIONS****§ 2-7-14. Time allowed for printing of bills and resolutions.**

The contractor for printing of the house and senate bills and joint resolutions of any kind shall deliver them, completed, to the Legislature within two days after receiving the copy.

§ 2-7-15.1. Fees for copies of bills and journals--Mailing fees--Disposition.

The Executive Board of the Legislative Research Council is authorized to recover up to one-half of the printing costs of legislative bills and journals by establishing uniform fees for the distribution of legislative printed materials, to public agencies, lobbyists and individuals. Fees for estimated mailing costs may also be charged for mailing printed materials. Fees collected may be deposited in a special fund within the state treasury, the proceeds of which shall be used to pay for printing and postage costs, or transferred to the state general fund.

§ 2-7-17. Certification and filing of printed bills and resolutions--Judicial notice.

It shall be the duty of the secretary of the Senate and chief clerk of the House of Representatives to preserve one true copy of each printed bill, of each printed joint resolution, and of each printed concurrent resolution of each session of the Legislature; and to attach same together, to attach thereto, their signed certificate that they are true and complete copies of all the printed bills, joint resolutions, and concurrent resolutions of the certain session of the Legislature, and to file said copies so certified in the Office of the Secretary of State within ten days after adjournment of the session.

All copies so certified and filed shall be subject to judicial notice in all courts of record.

§ 2-7-18. Engrossment of bills and amendments.

All bills, in either house of the Legislature, which have been favorably acted upon, preparatory to going upon the calendar shall be engrossed if amendments have been made thereto. Amendments to any bill made by either Senate or House of Representatives, after engrossment, shall likewise be engrossed.

§ 2-7-19. Enrollment of bill after passage by both houses.

A bill which has passed both houses of the Legislature shall at once be enrolled by the house in which it originated.

§ 2-7-20. Presentation of bill to Governor--Filing with secretary of state--Photocopy to code counsel.

The original copy of each enrolled bill shall be signed by the president of the Senate, secretary of the Senate, speaker of the House of Representatives, and chief clerk of the House of Representatives and presented to the Governor. If the Governor approves the bill,

1 *the Governor shall sign and transmit it to the secretary of state who shall deliver a*
2 *photocopy of the signature page to the code counsel to be used in preparing copy for session*
3 *laws. The secretary of state shall provide a permanent form of binder for the original*
4 *enrolled bills and the bills vetoed with the veto message attached. The secretary of state*
5 *shall also provide the code counsel with a photocopy of the signature page of each vetoed*
6 *bill and veto message.*

7 **§ 22-12A-17. Fraudulent alteration of bill or resolution as felony.**

8 *Any person who fraudulently alters the draft of any bill or resolution which has been*
9 *presented to either house of the Legislature to be passed or adopted, with intent to procure*
10 *it to be passed or adopted by either house, or certified by the presiding officer of either*
11 *house, in language different from that intended by such house, is guilty of a Class 6 felony.*

12 **RULES**

13 **6G-1. Determination of procedures.** The committees on legislative procedure shall jointly
14 determine uniform procedures for the printing, engrossing and enrolling of bills and joint
15 resolutions.

16 **6G-2. Reprinting of bills and joint resolutions.** If a bill is amended, the amendment shall
17 be engrossed on the bill before the bill advances to the next stage of the legislative process.
18 The engrossed bill shall become the original bill.

19 **6G-3. (Reserved).**

20 **6G-4. Printing without consent.** Each house may print bills, messages, and reports without
21 the consent of the other.

22 **6G-5. Engrossing of bills and joint resolutions.** All bills or joint resolutions in either
23 house of the Legislature, which have been favorably acted upon and amendments have been
24 made thereto, before going upon the calendar shall be engrossed. Amendments to any bill or
25 joint resolution, made by either house after engrossment, shall likewise be engrossed upon
26 the original bill or joint resolution.

27 **6G-6. Report to committee on legislative procedure.** The chief of the office of
28 engrossing and enrolling shall examine all amended bills and joint resolutions.

29 **6G-7. Enrolling of bills and joint resolutions.** A bill which has passed both branches of
30 the Legislature shall be at once enrolled. An enrolled bill or joint resolution shall be free
31 from erasures, marks and interlineations, and each sheet thereof shall be initialed by the
32 chief of engrossing and enrolling and numbered for identification. The cover of the bill or
33 joint resolution shall indicate the house of origin.

34 **6G-8. Review and signing of bills and joint resolutions.** The committee on legislative
35 procedure and the chief of engrossing and enrolling shall compare enrolled with engrossed
36 bills and joint resolutions as passed by both houses and make a report thereon to the house

of origin. If a bill or joint resolution is reported by the committee as correctly enrolled, it shall be presented to the presiding officers of both houses for their signatures.

6G-9. Presentation of bills and joint resolutions to Governor. After a bill or joint resolution is signed by the officers of both houses, the chairmen of the committees on legislative procedure shall jointly cause such bill to be presented to the Governor for the Governor's signature and such joint resolution to the secretary of state for filing. The committees shall, at any time, report such presentations to both houses.

H. COMMEMORATIONS

6H-1. Introduction of commemorations. Any member may introduce a legislative commemoration, which may be cosponsored by other members of either house, by filing it with the bill clerk of that member's house. The prime sponsor shall submit all necessary information to the legislative research council prior to introduction. However, no member may introduce a legislative commemoration after the deadline prescribed by Joint Rule Chapter 17.

6H-2. Numbering of commemorations. Each legislative commemoration shall be numbered consecutively as introduced beginning with No. 1 for the Senate and No. 1001 for the House of Representatives.

6H-3. Printing and calendaring of commemorations. Upon introduction, the presiding officer shall order the legislative commemoration printed in the journal of that legislative day. Subsequently the presiding officer shall place each pending legislative commemoration along with a notation of the page upon which it is printed in the journal on the calendar of the next legislative day following its printing.

6H-4. Approval of commemorations in the house of origin. Any member of the body may object to the approval of any legislative commemoration by so stating on the floor of the body at any time before adjournment on the legislative day upon which the legislative commemoration is calendared. If no such objection is made, the legislative commemoration shall be deemed approved and the presiding officer shall deliver it to the other house. If there is objection, the legislative commemoration shall be deemed disapproved.

6H-5. Calendaring of commemorations in the second house. Upon receipt of a legislative commemoration from the other house, the presiding officer shall place it on the next day's legislative calendar along with a notation of the page upon which it is printed in the journal.

6H-6. Approval of commemorations in the second house. Any member of the receiving body may object to the approval of any legislative commemoration by so stating on the floor of the body at any time before adjournment on the legislative day upon which the legislative commemoration is calendared. If no such objection is made, the legislative commemoration shall be deemed approved and the presiding officer shall deliver it to the house of origin. If there is objection, the legislative commemoration shall be deemed disapproved.

6H-7. Enrollment of commemorations. The secretary of the Senate or the chief clerk of the House of Representatives shall deliver the original enrolled legislative commemoration to the prime sponsor.

I. COMPUTERIZED INFORMATION SYSTEM

6I-1. Bill Status. The bill status, created by the computerized information system, is the official record of action to the bill.

CHAPTER 7. COMMITTEES

STATUTORY PROVISIONS

§ 2-6-1. Administration of oaths by committee member.

Any member of the Senate or House of Representatives, while acting as a member of any committee thereof, shall have authority to administer oaths to such persons as shall be examined before such committee.

§ 2-6-2. Composition and appointment of Government Operations and Audit Committee-- Duties and reports--Assistance.

There shall be appointed at each regular session of the Legislature a Government Operations and Audit committee of ten, consisting of five members of the Senate appointed by the president pro tempore of the Senate, one of whom shall be a member of the Judiciary Committee, and five members of the House of Representatives appointed by the speaker of the House, one of whom shall be a member of the Judiciary Committee, for the purpose of inquiry and review of any phase of the operations and the fiscal affairs of any department, institution, board, or agency of the state, to review any findings of abuse or neglect in a juvenile corrections facility, to make a continuing study of the operation of the state's correctional system, and to make a detailed report to the Senate and House of Representatives and submit a copy of its report to the appropriation committee of each house of the Legislature at the next succeeding session of the Legislature or any special session of the Legislature upon request of the body.

The Department of Legislative Audit shall provide assistance, including clerical help, to the committee upon request.

§ 2-6-4. Investigative powers of Government Operations and Audit Committee.

The Government Operations and Audit Committee may examine all records and vouchers, summon witnesses, and thoroughly examine all expenditures and the general management of each department.

§ 2-6-5. Disobedience of legislative summons as misdemeanor.

Any person who is summoned to attend as a witness before either house of the Legislature or any committee thereof authorized to summon or subpoena witnesses, and who refuses or

1 *neglects without lawful excuse to attend pursuant to the summons or subpoena, is guilty of a*
2 *Class 2 misdemeanor.*

3 **§ 2-6-6. Refusal to testify or produce evidence before Legislature as misdemeanor.**

4 *Any person who, being present before either house of the Legislature or any committee*
5 *thereof authorized to summon witnesses, willfully refuses to be sworn or affirmed, or to*
6 *answer any material and proper question, or to produce upon reasonable notice any*
7 *material or proper books, papers, or documents in his possession or under his control, is*
8 *guilty of a Class 2 misdemeanor.*

9 **§ 2-6-7. Forfeiture of office by legislator in violation--Disqualification from public office.**

10 *The conviction of a member of the Legislature of any crime defined in § 2-6-5 or 2-6-6*
11 *involves as a consequence, in addition to the punishment prescribed therein, a forfeiture of*
12 *his office and disqualifies him from ever thereafter holding any public office under this*
13 *state.*

14 **§ 2-6-8. Retirement laws study committee created--Purpose.**

15 *There is hereby created the South Dakota Retirement Laws Committee to make a continuing*
16 *study of the pension and annuity and benefit laws relating to employees and officers in*
17 *public service.*

18 **§ 2-6-9. Appointment and terms of Retirement Laws Committee members--Political**
19 **affiliations.**

20 *The Retirement Laws Committee shall consist of five members of the House of*
21 *Representatives to be appointed by the speaker of the House of Representatives and five*
22 *members of the Senate to be appointed by the president pro tempore of the Senate. The*
23 *members of the Retirement Laws Committee shall be appointed biennially for terms expiring*
24 *on January first of each succeeding odd-numbered year and shall serve until their*
25 *respective successors are appointed and qualified. No more than three from each legislative*
26 *body may be from the same political party.*

27 **§ 2-6-10. Officers of Retirement Laws Committee--Staff assistance.**

28 *The Retirement Laws Committee shall select a chairman and vice-chairman and shall be*
29 *provided with staff assistance from the Legislative Research Council staff.*

30 **§ 2-6-11. Study of retirement laws by committee--Emphasis.**

31 *The Retirement Laws Committee shall continue the study of the retirement and pension laws*
32 *applicable to employees and officers in government service throughout the state and shall*
33 *appraise and evaluate existing laws relating to retirement and pension. It shall give*
34 *particular study and consideration to the financial affairs of the retirement funds and shall*
35 *recommend revisions in financial provisions and methods of amortizing the accrued*
36 *liabilities of such funds without impairment of any of the rights and equities of participants*

1 *and beneficiaries but in conformity with sound and established principles of financing*
2 *retirement fund obligations.*

3 **§ 2-6-12. Legislative drafts and recommendations by Retirement Laws Committee--**
4 **Reports--Review of proposals.**

5 *The Retirement Laws Committee shall present legislative drafts to effect sound and*
6 *equitable public employees retirement programs. The Retirement Laws Committee shall*
7 *study and make recommendations concerning the extension of retirement coverage to public*
8 *employees to whom retirement protection has not been accorded. The Retirement Laws*
9 *Committee shall from time to time report to the Legislature which report shall include but*
10 *not be limited to the financial soundness of the system. The Retirement Laws Committee*
11 *shall review all proposed legislation that affects public employee retirement in the state and*
12 *shall make its report to the Legislature. During the legislative session, however, the*
13 *standing committees established to review retirement laws legislation shall review proposed*
14 *legislation that affects public employee retirement.*

15 **§ 2-6-14. Joint Bonding Review Committee established--Agencies subject to review by**
16 **joint committee.**

17 *An interim joint bonding committee, established pursuant to the rules of the Legislature,*
18 *shall review the operations, programs, accomplishments and financial status of the South*
19 *Dakota Housing Development Authority, the South Dakota Health and Educational*
20 *Facilities Authority, the South Dakota Building Authority, the South Dakota Conservancy*
21 *District, the South Dakota Railroad Authority, and any other agency, board or commission*
22 *authorized to conduct statewide programs in the State of South Dakota and to issue bond*
23 *and note indebtedness.*

24 **§ 2-6-15. Reports by bonding entities to joint committee--Contents--Other assistance.**

25 *Each of the entities shall submit to the joint committee a complete and detailed report no*
26 *later than December first of each year, setting forth:*

27 *(1) Its operations and accomplishments;*

28 *(2) Its receipts and expenditures during its fiscal year for its operating and capital*
29 *outlay purposes;*

30 *(3) Its assets and liabilities at the end of its fiscal year;*

31 *(4) A schedule of its notes and bonds outstanding at the end of its fiscal year, together*
32 *with a statement of the amounts redeemed and incurred during such fiscal year; and*

33 *(5) Information relating to the selection, evaluation and compensation of its*
34 *professional service providers.*

35 *Each of the entities shall assist the joint committee in a continuous review of programs and*
36 *projected plans for the entities.*

§ 2-6-16. Reports to joint committee on particular issues of bonds or notes--Contents.

For each issuance of bonds or notes of any such entity, there shall be provided to the joint committee a report of the details of the issuance, including a citation to the resolution providing for the issuance of the bonds and notes, the use of the proceeds of such issuance, the maturity date or dates of the bonds or notes, the interest rate or rates of the bonds or notes, the anticipated source of revenue from which the bonds or notes are to be repaid, and the rating, if any, given by a standard rating service on the bonds or notes.

§ 2-6-17. Detailed accounting to committee on underlying security and investments.

The joint committee may request at any time a detailed accounting of the security underlying outstanding bonds or notes, the ability to make timely repayment of bonds or notes, or the investments of such entity.

§ 2-6-18. Agency explanation to committee of programs and operations.

The joint committee may at any time require the governing board, or its designee, of any such entity to appear before it to provide detailed explanations of the public purpose underlying any of its programs or detailed explanations of any of its operations or activities.

§ 2-6-19. Water Development Oversight Committee created--Purpose.

There is hereby created the Legislative Water Development Oversight Committee. The committee shall consist of four legislators, one each appointed by the majority and minority leaders of the Senate and one each appointed by the majority and minority leaders of the House of Representatives. The committee shall monitor the meetings and actions of the Board of Water and Natural Resources and the Water Management Board. The secretary of the Department of Environment and Natural Resources shall cooperate with the members of the committee and assist them in carrying out their responsibilities. The secretary of the Department of Environment and Natural Resources shall inform the members of the committee of the time and place of all meetings of the Board of Water and Natural Resources and Water Management Board and shall forward to the members of the committee copies of all materials sent to the members of those boards.

The committee shall select a chairperson from among its members and shall from time to time report to the Executive Board of the Legislative Research Council on its activities. Members of the committee shall receive compensation as would any member of an interim legislative committee authorized by the Executive Board of the Legislative Research Council under chapter 2-9.

RULES

7-1. Committee procedure--Relaxed debate. The rules of procedure in a committee are the same as the rules of the body insofar as the rules are applicable to committee procedure. However, as conditions permit, the rules limiting debate may be relaxed to allow free discussion and to facilitate the work of the committee. Discussion and debate may be permitted by the chair on an amendment that has not been moved.

1 **7-1.1. Subcommittees.** The president pro tempore of the Senate, speaker of the House or a
2 chair of a standing committee may designate subcommittees, the number of members to
3 serve on each subcommittee, the chair of each subcommittee, the members of the
4 subcommittee, and the period of time the subcommittee shall serve.

5 **7-1.2. Committee action on bills and resolutions.** Unless otherwise ordered under Joint
6 Rule 6D-1, all bills or resolutions shall be referred to one of the standing committees. The
7 chair of a standing committee may then assign a bill or resolution to a subcommittee of that
8 standing committee. All subcommittees shall return such bills or resolutions as are assigned
9 to them for consideration, to the standing committee with or without recommendation and
10 within the time which will permit the full standing committee to act upon the bill or
11 resolution.

12 **7-1.3. Meetings open to public.** Subject to Article III, Section 15 of the Constitution, all
13 committee or subcommittee meetings shall be open to the public.

14 **7-1.4. Posting of agendas.** Agendas of the bills, resolutions, and other proposals to be
15 considered at any meeting of a standing committee or subcommittee shall be posted on the
16 bulletin board of the respective house. At least one legislative day shall intervene between
17 the date of posting and the date of consideration. An agenda must be posted by 5 p.m. in
18 order to allow for an intervening legislative day. However, if a day of legislative recess
19 intervenes between the date of posting and the date of consideration, the requirement of
20 posting is fulfilled if posting is made by 5 p.m. on the day before the legislative recess.

21 **7-1.5. Consideration of matters not posted.** A two-thirds majority of the committee
22 members present may bring a matter up for consideration at any time.

23 **7-1.6. Formal action required on all legislative proposals.** Standing committees shall
24 take formal action regarding each legislative proposal submitted for their consideration.

25 **7-1.7. Vote requirement.** Final disposition on a bill or resolution requires a majority vote
26 of the committee members-elect taken by roll call.

27 **7-1.8. Final disposition.** Final disposition is any action which moves a bill out of a
28 committee to the floor of a house or to another committee or which removes it from further
29 consideration by the committee. Examples of final disposition include "Do Pass," "Do Pass,
30 Amended," "Refer to Another Committee," "Lay on the Table," and "Defer to a Day Certain
31 Beyond the End of the Session."

32 **7-1.9. Attachment of amendments to bills or resolutions reported unfavorably.** Unless
33 a bill has been ordered to be delivered pursuant to Joint Rule 7-7, a committee may amend a
34 bill or resolution that it reports "Do Not Pass" or "Without Recommendation."

35 **7-1.10. Amendment of a previously tabled bill.** If a bill is removed from the table and
36 amended so that it requires a title amendment, the title must be amended and then the bill
37 reported for a new hearing pursuant to Joint Rule 7-1.4, unless placed by Joint Rule 7-1.5.

1 **7-2. Committee reports.** Each committee shall report final committee actions on
2 legislative proposals. The chair of a committee shall sign the reports of the committee and
3 present them to the body when the call for committee reports is made. The chair is
4 responsible for the accuracy and propriety of the chair's statements and shall answer any
5 questions pertaining to the report. This rule does not prohibit the committees on legislative
6 procedure from reporting at any time. Formal actions shall be reported to the body not later
7 than the next legislative day in an informational committee report which is printed in the
8 daily journal.

9 **7-3. Reports of select committees.** Select committees to which matters are referred shall in
10 all cases report a statement of facts and their opinion on the matters to the body.

11 **7-4. Dissenting reports.** If the members of a committee cannot agree on its report, the
12 majority and minority may each make a report. Any member dissenting in whole or in part
13 from the reasoning and conclusions of both majority and minority may also present a
14 statement of the member's reasoning and conclusions. All reports must be decorous in
15 language and respectful to the house and shall be entered in the journal.

16 **7-5. Filing of committee minutes.** The minutes of all standing committees shall be
17 prepared and filed on a computerized legislative information system. Computer terminals
18 shall be available in the Presidents' and Speakers' lobbies of the capitol.

19 **7-6. Contents of committee minutes.** Minutes of standing committees filed pursuant to
20 Joint Rule 7-5 shall contain the number of each proposal considered; the title or a brief
21 summary of each proposal's major provisions; the committee's action, if any, on each
22 proposal, including a brief minority report if requested by any committee member; a record
23 of how each committee member voted when action was taken, including votes on motions to
24 postpone consideration of proposals; and a list of all persons testifying before the committee
25 on each proposal and the interest they represent. Minutes of budget hearings conducted by
26 an appropriations committee may contain a synopsis of testimony received. Minutes shall be
27 open to the public for inspection.

28 **7-7. Demand for delivery of bill or resolution to house --"Smoke-out."** Each house may
29 by motion order its committee to deliver a bill or resolution under its consideration to that
30 house. If the motion is supported by the vote of one-third or more of the members-elect, the
31 committee shall, not later than the next legislative day, deliver the bill or resolution to the
32 house with or without recommendation. The bill or resolution shall be delivered to the house
33 in the same form as it was when it was tabled or deferred to a nonexistent day by the
34 committee.

35 **7-8. Placement of "smoked-out" bill or resolution on calendar.** If a bill or resolution is
36 delivered to the House of Representatives or Senate pursuant to Joint Rule 7-7 on the last
37 day for passage and it was not reported "Do Pass," the bill or resolution may, by motion
38 approved by a majority of the members-elect of the House of Representatives or Senate, be
39 placed on that day's calendar.

1 **7-9. Calendar committee.** The calendar committee in the Senate consists of the President
2 Pro Tempore, the Senate Majority Leader, and the Senate Minority Leader. The calendar
3 committee in the House consists of the Speaker of the House, the House Majority Leader,
4 and the House Minority Leader. The committee shall determine the daily legislative
5 calendar.

6 **7-10. Co-chairs of joint committees.** Chairs of standing committees operating and voting
7 as joint committees shall serve as co-chairs of the joint committees.

8 **7-11. Introduction of general appropriation bill.** The general appropriation bill shall be
9 introduced by the Senate Committee on Appropriations in even-numbered years and by the
10 House Committee on Appropriations in odd-numbered years.

11 **7-11.1. Selection of revenue targets.** The Joint Committee on Appropriations shall select
12 general fund revenue targets for the current and next fiscal years before the twentieth
13 legislative day for the purpose of setting appropriations. The Committee may subsequently
14 adjust the general fund revenue targets.

15 **7-12. Joint session or action for house and senate committees on appropriations.** The
16 Senate and House Committees on Appropriations may meet in joint session or form
17 combined subcommittees to hear agency or other budget presentations. All Joint Committee
18 on Appropriations action shall be approved by a majority vote of the Joint Committee unless
19 a member calls for a separate vote of the House Committee on Appropriations and the
20 Senate Committee on Appropriations in which case a majority vote of each committee is
21 required to adopt the action. The majority vote of the committees in joint session to adopt
22 the action or the majority vote of each appropriations committee to adopt the action
23 constitutes the committee report of the house of origin on the general appropriation bill or
24 an appropriation made by a separate bill.

25 Each agenda for the Joint Committee on Appropriations shall be approved by the Chair of
26 the Senate Committee on Appropriations and the Chair of the House Committee on
27 Appropriations. The respective Vice Chair of each committee may sign in the absence of the
28 Chair.

29 **7-13. Entertainment of motions.** No motion may be debated until it is seconded.
30 Following the second of a debatable motion, the chair shall first recognize the member
31 making the motion. No member of the House of Representatives may make introductory
32 remarks prior to making a motion.

33 **7-14. Restatement and reading of motions.** When a motion is made and seconded, it shall
34 be restated by the chair.

35 **7-15. Withdrawal of motions.** After a motion is stated by the chair, it may not be
36 withdrawn without consent of the members who made and seconded the motion.

7-16. Motions. When a question is under debate, no motion may be made except the following motions:

- (1) Adjourn;
- (2) Recess;
- (3) Call the previous question;
- (4) Lay on the table;
- (5) Defer to a day certain beyond the end of the session;
- (6) Do pass;
- (7) Do pass, amended;
- (8) Do not pass;
- (9) Without recommendation;
- (10) Defer to a day certain;
- (11) Refer to another committee;
- (12) Amend;
- (13) Appoint a subcommittee.

7-17. Application and nondebatability of motions to lay on the table. A motion to lay on the table which effects a disposition on the merits of any bill or resolution requires the vote of a majority of the committee members-elect to carry and shall be decided without debate. No other motion may be made until the members have voted on the motion to lay on the table. Any other motion to lay on the table requires the vote of a majority of the committee members present and shall be decided without debate. No committee member may make introductory remarks prior to making a motion to lay on the table.

7-18. Scope of motions to lay on the table. A motion to lay on the table may be made so as to apply either to the main question or to a proposed amendment or to the bill and all pending amendments, and the motion shall clearly state to which it is intended to apply.

7-19. Motion to take from the table or to reconsider the bill. Whenever any bill or resolution is laid on the table or deferred to a day certain beyond sine die, it requires a majority vote of the committee members-elect to take it from the table or to reconsider the bill or resolution which was deferred. The motion to take from the table or to reconsider is debatable.

7-20. Scope of motion to defer to day certain beyond sine die. The rules pertaining to motions to table and to defer to a day certain beyond sine die shall be the same except that a motion to defer to a day certain beyond sine die is debatable.

7-21. Motion to call the previous question. A motion for the previous question shall be decided immediately by a majority of the committee members present and without debate. The motion shall clearly indicate the question to which it applies. No committee member may make introductory remarks prior to making a motion to call the previous question. The effect of adopting a motion to call the previous question is to close debate, to prevent the moving of amendments or other subsidiary motions, and to bring to vote immediately the question to be voted upon. The effect of defeating a motion to call the previous question is to allow continuation of debate on the question before the committee.

1 **7-22. Priority of vote after call of the previous question.** After a motion to call the
2 previous question has prevailed, it is not in order to move to adjourn, prior to a decision of
3 the question before the committee.

4 **7-23. Dilatory motions to defer or refer.** If a motion to defer to a day certain, to defer
5 indefinitely or to refer to another committee is decided in the negative, such motion is not
6 again in order at the same stage of consideration of the bill or proposition.

7 **7-24. Motion to postpone as final action.** A motion to defer indefinitely or to a date
8 beyond the sine die adjournment of the Legislature requires the vote of a majority of the
9 committee members-elect.

10 **7-25. Germaneness of amendments.** No motion to amend a bill is in order unless it is
11 germane to the subject as expressed in the title of the bill.

12 **7-26. Limitations on number of motions to amend and substitute motions.** When a
13 motion or proposition is under consideration, a motion to amend and a motion to amend that
14 amendment is in order. It is also in order to offer a further amendment as a substitute, but
15 such substitute is not subject to amendment.

16 **7-27. Division of the question.** Any member may call for a division of the question. The
17 chair shall divide the question if it contains questions so distinct that, one being taken away,
18 the rest may stand as a separate proposition.

19 **7-28. Committee procedure -- Remote electronic testimony.** During any regular or
20 special session of the Legislature, a committee may, upon the unanimous consent of the
21 members present, permit a person to appear from a remote site and give testimony before
22 the committee by electronic audio/video means.

23 **CHAPTER 8. CONFERENCE COMMITTEES**

24 **8-1. Appointment and composition of conference committees.** In every case of
25 disagreement between the two houses, if either house requests a conference and appoints a
26 committee for that purpose, the other house shall appoint a committee to confer with a like
27 committee of the other house upon the subject of the disagreement, and to report back to its
28 house of appointment. Each conference committee shall consist of three members of each
29 house. The members from the House of Representative shall be appointed by the speaker of
30 the House and the members from the Senate shall be appointed by the president pro tempore
31 of the Senate. Insofar as possible, members appointed to conference committees shall be
32 representative of the decision within the house upon the issue under consideration.

33 **8-2. Conference committee meetings, committee reports, and reports must be**
34 **germane.** Conference committees shall meet in open session, and minutes shall be taken
35 and prepared in a like manner as provided for in Joint Rule 7-6. The presiding officer of the
36 house of origin shall announce to that body the time and location of each conference
37 committee meeting. The co-chairs of each conference committee shall report the results of
38 each meeting to the body in a conference committee report jointly signed by both. The
39 conference committee report must be germane to the title of the bill as submitted to the

conference committee. The adoption of any conference committee report constituting final disposition must be approved by the recorded affirmative vote of at least two members from each house.

8-3. Final disposition of report and distribution of reports. Adoption of a conference committee report recommending passage of a bill or adoption of a resolution constitutes final disposition. The vote required to concur in the amendments of the other House or to adopt a conference committee report shall be the same as that required for final passage of the bill or resolution taking such bill or resolution as a whole. Before the final vote on the adoption of a conference committee report may be taken, any member of the body may require that the report be distributed in written form to the members of the body.

8-4. Member may move to not appoint a subsequent conference committee--Final disposition. However, if a conference committee report is not adopted, any member may move not to appoint a new conference committee. If that motion prevails it constitutes final disposition of that bill or resolution.

CHAPTER 9. COMMITTEE OF THE WHOLE

9-1. Designation of committee of the whole chair. If either house sits as a committee of the whole, the presiding officer shall name one of the members as chair, who shall be vested with all the authority of the presiding officer of the house concerned while the committee of the whole is in session.

9-2. Rules of the committee of the whole. The rules observed by the house concerned shall govern as far as practicable, except that:

- (1) The yeas and nays may not be called;
- (2) The previous question may not be enforced; and
- (3) The time of speaking may not be limited.

9-3. Adjournment of the committee of the whole. A motion that the committee rise is always in order and shall be decided without debate.

CHAPTER 10. JOURNAL

CONSTITUTIONAL PROVISIONS

Art. III, § 13. Legislative journals--Recording of yeas and nays.

EACH HOUSE SHALL KEEP A JOURNAL OF ITS PROCEEDINGS AND PUBLISH THE SAME FROM TIME TO TIME, EXCEPT SUCH PARTS AS REQUIRE SECRECY, AND THE YEAS AND NAYS OF MEMBERS ON ANY QUESTION SHALL BE TAKEN AT THE DESIRE OF ONE-SIXTH OF THOSE PRESENT AND ENTERED UPON THE JOURNAL.

STATUTORY PROVISIONS**§ 2-7-7. Officers to keep legislative journals--Custody and disposition of bills and documents.**

It shall be the duty of the secretary of the Senate and chief clerk of the House of Representatives to keep correct journals of the proceedings of the senate and house, respectively; to have the custody of all records, accounts, and other papers committed to them and at the close of each session of the Legislature to deposit for safekeeping in the Office of the Secretary of State all books, bills, documents, resolutions, and papers in the possession of the Legislature, correctly labeled, folded, and classified, and generally to perform such duties as shall be assigned them by the senate or house, respectively; provided, such journals shall be deposited within forty days after the adjournment of the Legislature.

§ 2-7-8. Time of delivery of daily legislative journals--Penalty for delay--Waiver.

The contractor for printing and binding of the journals of the Legislature shall deliver the daily journals to the Legislature at least two hours before the convening of the Legislature on the following legislative day and, if he fails to do so, he is subject to a penalty of ten dollars per hour for each hour's delay to be deducted from any sum due him on the contract, or recovered from his performance bond in the event such deduction from contract cannot be made. The director of the Legislative Research Council may waive the penalty provisions of this section if failure to deliver the daily journals as required is due to circumstances which the director considers to be sufficiently extenuating.

§ 2-7-10. Permanent journals as official record of proceedings

The corrected daily copies of the journal of the Senate and House of Representatives, together with the index thereof, shall constitute, and be the official permanent record of the legislative proceedings.

§ 2-7-11. Time of delivery of permanent journals--Distribution and price.

The contractor for printing the journal indexes of the Legislature shall deliver them to the Legislative Research Council within ninety days after copy therefor has been furnished. The Legislative Research Council shall provide for the distribution of the journals. Price and distribution of the journal indexes shall be determined by a joint-select committee of the Legislature.

§ 2-7-12. Certified copies of journals as prima facie evidence of proceedings.

Duly certified copies of such journals shall be received in all courts of the state as original evidence, and the volumes wherein the same are published by authority of the state, shall be prima facie evidence of such proceedings.

1

RULES

2 **10-1. Daily journal.** A journal of each house shall be made available daily by posting to the
3 Legislative Research Council internet site by the following morning. The journal need not
4 be read unless ordered. The secretary of the Senate and the chief clerk of the House shall
5 report on the correctness of the journal to the committees on legislative procedure. The
6 committees on legislative procedure shall in turn report to their respective houses.

7 **10-2. Journal contents.** In keeping a correct journal, the secretary of the Senate and the
8 chief clerk of the House shall record in the journals of their respective houses the motions,
9 resolutions, rules and decisions of the respective houses.

10 **10-3. Journal format and certification.** The secretary of the Senate and the chief clerk of
11 the House shall each furnish a corrected copy of their respective compiled daily journals to
12 the printer having the contract for the printing of the journals. The secretary and the chief
13 clerk shall preface the journals by a title to appear on the first page of the permanent
14 volumes of the journals, substantially as follows:

15 (Proceedings of the Senate or
16 House of Representatives)
17 of the
18 Legislative Session
19 State of South Dakota

20 (Seal of State)
21 Begun and Held at Pierre South Dakota
22 on
23 Tuesday, January ____ 20__
24 and Concluded
25 _____ March, _____ 20__
26 Published under the Direction and
27 Authority of the Legislature

28 On the second page of the journal the secretary or chief clerk shall certify that the record
29 contains a full, true, and correct proceeding of the legislative session.

30 One copy each of the daily permanent journals of the House and Senate shall be certified as
31 follows:

32 I hereby certify that the following (Senate or House) journal of the
33 _____ legislative day is correct.

34 Secretary of the Senate
35 (or Chief Clerk of the House)

36 The certified copies shall be filed with the secretary of state not later than forty days after
37 the adjournment of the Legislature.

CHAPTER 11. RULES

11-1. Joint rule suspension or amendment. No joint rule may be suspended or amended without the concurrence of a two-thirds majority of the members-elect of either house. The final vote on any amendment may not be taken upon the same day it was offered.

11-2. Adopting joint rules. A joint rule may be adopted by concurrence of a majority of the members-elect of each house.

11-3. Proceedings governed by Mason's Manual. *Mason's Manual of Legislative Procedure* governs the proceedings of the Senate and the House of Representatives in all cases not covered by these rules.

CHAPTER 12. VOTING REQUIREMENTS AND PROCEDURE

CONSTITUTIONAL PROVISIONS

Art. III, § 18. Enacting clause - Assent by majority--Recording of votes.

THE ENACTING CLAUSE OF A LAW SHALL BE: "BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA" AND NO LAW SHALL BE PASSED UNLESS BY ASSENT OF A MAJORITY OF ALL THE MEMBERS ELECTED TO EACH HOUSE OF THE LEGISLATURE. AND THE QUESTION UPON THE FINAL PASSAGE SHALL BE TAKEN UPON ITS LAST READING, AND THE YEAS AND NAYS SHALL BE ENTERED UPON THE JOURNAL.

Art. XI, § 14. Vote required to impose or increase taxes.

THE RATE OF TAXATION IMPOSED BY THE STATE OF SOUTH DAKOTA IN REGARD TO ANY TAX MAY NOT BE INCREASED AND NO NEW TAX MAY BE IMPOSED BY THE STATE OF SOUTH DAKOTA UNLESS BY CONSENT OF THE PEOPLE BY EXERCISE OF THEIR RIGHT OF INITIATIVE OR BY A TWO-THIRDS VOTE OF ALL THE MEMBERS ELECT OF EACH BRANCH OF THE LEGISLATURE.

Art. XII, § 2. Contents of general appropriation bill--Separate appropriation bills.

THE GENERAL APPROPRIATION BILL SHALL EMBRACE NOTHING BUT APPROPRIATIONS FOR ORDINARY EXPENSES OF THE EXECUTIVE, LEGISLATIVE AND JUDICIAL DEPARTMENTS OF THE STATE, THE CURRENT EXPENSES OF STATE INSTITUTIONS, INTEREST ON THE PUBLIC DEBT, AND FOR COMMON SCHOOLS. ALL OTHER APPROPRIATIONS SHALL BE MADE BY SEPARATE BILLS, EACH EMBRACING BUT ONE OBJECT, AND SHALL REQUIRE A TWO-THIRDS VOTE OF ALL THE MEMBERS OF EACH BRANCH OF THE LEGISLATURE.

1 **Art. XXIII, § 1. Amendments.**

2 AMENDMENTS TO THIS CONSTITUTION MAY BE PROPOSED BY INITIATIVE OR BY
3 A MAJORITY VOTE OF ALL MEMBERS OF EACH HOUSE OF THE LEGISLATURE. AN
4 AMENDMENT PROPOSED BY INITIATIVE SHALL REQUIRE A PETITION SIGNED BY
5 QUALIFIED VOTERS EQUAL IN NUMBER TO AT LEAST TEN PER CENT OF THE
6 TOTAL VOTES CAST FOR GOVERNOR IN THE LAST GUBERNATORIAL ELECTION.
7 THE PETITION CONTAINING THE TEXT OF THE PROPOSED AMENDMENT AND
8 THE NAMES AND ADDRESSES OF ITS SPONSORS SHALL BE FILED AT LEAST ONE
9 YEAR BEFORE THE NEXT GENERAL ELECTION AT WHICH THE PROPOSED
10 AMENDMENT IS SUBMITTED TO THE VOTERS. A PROPOSED AMENDMENT MAY
11 AMEND ONE OR MORE ARTICLES AND RELATED SUBJECT MATTER IN OTHER
12 ARTICLES AS NECESSARY TO ACCOMPLISH THE OBJECTIVES OF THE
13 AMENDMENT.

14 **STATUTORY PROVISIONS**

15 **§ 4-8A-1(1). Definition of terms.**

16 *Terms as used in this chapter, unless the context otherwise requires, mean:*

17
18 (1) "General appropriation act," the bill enacted by the Legislature in accordance with
19 the provisions of S.D. Const., Art. XII, § 2, requiring a majority vote of all the members
20 of each house of the Legislature; [.]

21 **RULES**

22 **12-1. Voting required, exceptions, passes.** Each member who is in the chamber when a
23 question is put shall vote unless the body excuses the member. A member may pass only
24 once on any roll call vote.

25 **12-2. Voting restrictions.** No member may vote on any question unless within the chamber
26 and voting before the result of the vote is announced.

27 **12-3. Voting procedures.** Questions shall be put in this form: "As many as favor the
28 question, as stated, say 'Yea'; as many as are opposed to the question, as stated, 'Nay'." If the
29 presiding officer doubts the result of a vote or if a division is called for, the members shall
30 divide. Those in the affirmative shall rise from their seats and remain standing until counted.

31 **12-4. Changing votes.** If the yeas and nays have been taken on any question, no member
32 may change a vote after the decision is announced from the chair, unless by unanimous
33 consent of the house.

34 **12-5. Majority vote required for resolutions.** Any joint or concurrent resolution requires
35 a majority vote of the members elected to each house of the Legislature, and the yeas and
36 nays shall be entered upon the journal. Any House or Senate resolution requires a majority
37 vote of the members elected to that house, and the yeas and nays shall be entered upon the
38 journal.

12-6. Two-thirds majority vote required to repeal or amend a sunset provision in the case of a tax statute. Any repeal of or amendment to a provision which automatically abolishes the imposition of a tax at a specified time allowing the tax to continue in force requires an affirmative vote of two-thirds of the members elect.

CHAPTER 13. CONSENT CALENDAR

13-1. Consent calendar recommendations by standing committees. Each standing committee may report an uncontested bill or resolution out of committee with the recommendation that it be placed on the consent calendar. As used in this rule, an "uncontested bill or resolution" is any bill or resolution, except a revenue measure, which receives a do-pass or do-pass-as-amended recommendation from the committee to which it is referred, by unanimous vote of the members present and has no opposition expressed by any person present at the committee meeting with respect to the final version of the bill or resolution as approved by the committee.

13-2. Consent calendar placement, objections. Any bill or resolution certified by the committee chair as an uncontested bill or resolution shall be placed by the secretary of the Senate or the chief clerk of the House of Representatives, on the consent calendar, upon an affirmative vote therefor of all the members present of the committee reporting the bill or resolution to its respective house. Upon objection of any member to the placement or retention of any bill or resolution on the consent calendar, the bill or resolution shall be removed from the consent calendar and may be placed on the house calendar for second reading on the following legislative day. No consent calendar bill or resolution may be considered for adoption until the legislative day following the day of its placement on the consent calendar.

13-3. Consent calendar scheduling. The calendar committee in each house may schedule consent calendar bills and resolutions at any time.

13-4. Consent calendar items--Questions, voting. Bills and resolutions on the consent calendar are not debatable. The president of the Senate or the speaker of the House of Representatives shall allow a reasonable time for questions from the floor and shall permit the proponents of the bills or resolutions to answer the questions. Immediately before voting on the first bill or resolution on the consent calendar, the president of the Senate or the speaker of the House of Representatives shall call to the attention of the members the fact that the next roll call will be the roll call on the bill or resolution on the consent calendar.

CHAPTER 14. EFFECTIVE DATE OF LEGISLATION AND VETO CONSIDERATIONS

CONSTITUTIONAL PROVISIONS

Art. III, § 22. Effective date of acts--Emergency clause.

NO ACT SHALL TAKE EFFECT UNTIL NINETY DAYS AFTER THE ADJOURNMENT OF THE SESSION AT WHICH IT PASSED, UNLESS IN CASE OF EMERGENCY, (TO BE EXPRESSED IN THE PREAMBLE OR BODY OF THE ACT) THE LEGISLATURE SHALL

1 *BY A VOTE OF TWO-THIRDS OF ALL THE MEMBERS ELECTED OF EACH HOUSE,*
2 *OTHERWISE DIRECT.*

3 ***Art. IV, § 4, Par. 1, 2, 3, 4. Veto power.***

4 *WHENEVER THE LEGISLATURE IS IN SESSION, ANY BILL PRESENTED TO THE*
5 *GOVERNOR FOR SIGNATURE SHALL BECOME LAW WHEN THE GOVERNOR SIGNS*
6 *THE BILL OR FAILS TO VETO THE BILL WITHIN FIVE DAYS, NOT INCLUDING*
7 *SATURDAYS, SUNDAYS, OR HOLIDAYS, OF PRESENTATION. A VETOED BILL SHALL*
8 *BE RETURNED BY THE GOVERNOR TO THE LEGISLATURE TOGETHER WITH THE*
9 *GOVERNOR'S OBJECTIONS WITHIN FIVE DAYS, NOT INCLUDING SATURDAYS,*
10 *SUNDAYS, OR HOLIDAYS, OF PRESENTATION IF THE LEGISLATURE IS IN SESSION*
11 *OR UPON THE RECONVENING OF THE LEGISLATURE FROM A RECESS. ANY*
12 *VETOED BILL SHALL BE RECONSIDERED BY THE LEGISLATURE AND, IF TWO-*
13 *THIRDS OF ALL MEMBERS OF EACH HOUSE SHALL PASS THE BILL, IT SHALL*
14 *BECOME LAW.*

15 *WHENEVER A BILL HAS BEEN PRESENTED TO THE GOVERNOR AND THE*
16 *LEGISLATURE HAS ADJOURNED SINE DIE OR RECESSED FOR MORE THAN FIVE*
17 *DAYS WITHIN FIVE DAYS FROM PRESENTATION, THE BILL SHALL BECOME LAW*
18 *WHEN THE GOVERNOR SIGNS THE BILL OR FAILS TO VETO IT WITHIN FIFTEEN*
19 *DAYS AFTER SUCH ADJOURNMENT OR START OF THE RECESS.*

20 *THE GOVERNOR MAY STRIKE ANY ITEMS OF ANY BILL PASSED BY THE*
21 *LEGISLATURE MAKING APPROPRIATIONS. THE PROCEDURE FOR*
22 *RECONSIDERING ITEMS STRUCK BY THE GOVERNOR SHALL BE THE SAME AS IS*
23 *PRESCRIBED FOR THE PASSAGE OF BILLS OVER THE EXECUTIVE VETO. ALL*
24 *ITEMS NOT STRUCK SHALL BECOME LAW AS PROVIDED HEREIN.*

25 *BILLS WITH ERRORS IN STYLE OR FORM MAY BE RETURNED TO THE*
26 *LEGISLATURE BY THE GOVERNOR WITH SPECIFIC RECOMMENDATIONS FOR*
27 *CHANGE. BILLS RETURNED SHALL BE TREATED IN THE SAME MANNER AS*
28 *VETOED BILLS EXCEPT THAT SPECIFIC RECOMMENDATIONS FOR CHANGE AS TO*
29 *STYLE OR FORM MAY BE APPROVED BY A MAJORITY VOTE OF ALL THE MEMBERS*
30 *OF EACH HOUSE. IF THE GOVERNOR CERTIFIES THAT THE BILL CONFORMS*
31 *WITH THE GOVERNOR'S SPECIFIC RECOMMENDATIONS, THE BILL SHALL*
32 *BECOME LAW. IF THE GOVERNOR FAILS TO CERTIFY THE BILL, IT SHALL BE*
33 *RETURNED TO THE LEGISLATURE AS A VETOED BILL.*

34 **STATUTORY PROVISIONS**

35 ***§ 2-14-16. Effective date of legislative acts.***

36 *Subject to the provisions of the Constitution and statutes relating to vetoes and the*
37 *referendum, an act of the Legislature which does not prescribe when it shall take effect, if*
38 *passed at a regular session, takes effect on the first day of July after its passage and if*
39 *passed at a special session on the ninety-first day after the final adjournment of such*
40 *session.*

§ 2-7-20.1. Certificate of conformity by Legislature in form and style.

Whenever the Governor certifies, pursuant to paragraph four of section 4 of article IV of the Constitution, that the Legislature has conformed a bill to his recommendations, that certificate shall be typed and signed on the enrolled bill.

§ 2-7-20.2. Veto of bills passed before last four session days--Message to house of origin--Reconsideration--Filing with secretary of state.

Whenever the Governor vetoes any bill or any items of a bill which was presented to him five or more calendar days before an adjournment or a recess of the Legislature, he shall transmit his veto message with the original bill to the secretary of the Senate or chief clerk of the House of Representatives, whichever was the house of origin, on the date of his exercise of the power but no later than noon on the last legislative day prior to adjournment or recess. The officer of the house receiving the veto message shall certify on the original copy of the bill whether reconsideration was had and the vote on any reconsideration and shall transmit the bill and veto message to the secretary of state for filing when the time for reconsideration has passed.

§ 2-7-20.3. Veto of bills too late for return to Legislature--Transmittal to secretary of state

Whenever the Governor vetoes a bill or any items of a bill which was presented to him during the final four days preceding an adjournment or a recess and it cannot be transmitted to the house of origin in session, he shall transmit the original bill and his veto message to the secretary of state within one day following his veto but no later than the sixteenth day following adjournment or recess.

§ 2-7-20.4. Bills becoming law without Governor's signature or objections.

Whenever the Governor fails to veto any bill which shall become law without his signature or the certificate referred to in § 2-7-20.1, he shall deliver it to the secretary of state who shall note, beneath the signature line provided for the Governor, that it was delivered by the Governor without his signature and without his objections. No communication relating to his reasons for not signing the bill shall be filed or recorded by the secretary of state.

CHAPTER 15. INTERHOUSE COMMUNICATIONS AND TRANSMISSIONS

15-1. Communications by messages. Any communication between the Senate and the House of Representatives shall be by message which shall be signed by the secretary or chief clerk, respectively, and sent to the house to which it is addressed.

15-2. Notification of bill or resolution rejection. If a bill or joint resolution which has passed one house is rejected by the other, the house of origin shall be immediately notified of this action.

15-3. Notification of bill or resolution deferred to 36th or 41st day. If the consideration of any bill or joint resolution which originated in one house shall be postponed in the other

1 house to a day so distant that it will not be taken up again by the present session, the house
2 of origin shall be immediately notified of such action.

3 **CHAPTER 16. JOINT SESSION**

4 **16-1. Organization of a joint session.** While the two houses are acting together on any
5 matter, the president of the Senate shall preside and all questions of order shall be decided
6 by the president, subject to an appeal of both houses, as though but one body was in session.

7 **16-2. Call of the house.** A call of the members of either house may be had in joint session
8 by order of the house in which the call is desired.

9 **16-3. Recording of the proceedings.** The secretary of the Senate and the chief clerk of the
10 House shall be the clerks of the joint session and keep a record of the proceedings and enter
11 the record in the journals of the Senate or of the House.

12 **16-4. Motion to defer or adjourn.** Any motion to defer or adjourn shall be decided by a
13 joint vote of both houses, and, if required, the yeas and nays shall be entered upon the
14 journals of both houses.

15 **16-5. Suspension of floor privileges.** During a joint session, former Governors, Lieutenant
16 Governors, members of the Congress of the United States from South Dakota and former
17 members of the South Dakota Legislature will not be admitted to the chamber. The
18 presiding officer will instruct the sergeant at arms to provide a reserve seating section in the
19 chamber gallery for these former officials who wish to witness the joint session.

CHAPTER 17. LEGISLATIVE DEADLINES

Legislative Deadlines	
Legislative Action	40 Day Session
A. Last day for unlimited introduction of individual bills and joint resolutions ¹	12 th Day
B. Last day for introduction of individual bills and joint resolutions ¹	15 th Day
C. Last day for introduction of committee bills and joint resolutions ¹	16 th Day
D. Last day upon which Joint Rule 5-17 can be invoked on a bill or resolution in either house	26 th Day
E. Last day to move required delivery of bills or resolutions by a committee to the house of origin	27 th Day
F. Last day to pass bills or joint resolutions by the house of origin	28 th Day
G. Last day for introduction of concurrent resolutions and commemorations	28 th Day
H. During the seven final legislative days motions to reconsider and reconsideration being made upon the same day (any time before adjournment)	34 th Day on
I. Last day to move required delivery of bills or resolutions by a committee to the second house	35 th Day
J. Last day for a bill or joint resolution to pass both houses	36 th Day
K. Two days preceding the last two days of a legislative session shall be reserved for concurrences or action upon conference committee reports	37 th Day 38 th Day
L. The last day of a legislative session is reserved for the consideration of vetoes	40 th Day
¹ Bills and joint resolutions must be submitted to the Legislative Research Council at least 48 hours prior to this deadline, pursuant to Joint Rule 6A-5.	

17-1. Exceptions to deadlines for appropriation bills. Any general appropriation bill is not subject to the legislative deadlines of C, E, F, I, J, and K, in this chapter, except that the general appropriation bill requested by the Governor shall be subject to legislative deadline C.

Any appropriation bill that is not a general appropriation bill, which is referred to or reported to the floor by the House Committee on Appropriations, the Senate Committee on Appropriations or the Joint Committee on Appropriations, is subject to the following legislative deadlines, in lieu of the legislative deadlines of E and F, in this chapter:

(1) Last day to move required delivery of bills by a committee to the house of origin: 31st Day;

(2) Last day to pass bills by the house of origin: 32nd Day.

1 **17-2. Calendar less than 40 days.** If a Session Calendar is adopted for a period of thirty-
2 five (35) days to thirty-nine (39) days, inclusive, the legislative deadlines set forth in
3 Chapter 17 of the Joint Rules shall be decreased as follows:

4 (1) Decrease the deadlines occurring after the 16th day but prior to the 34th day by
5 one (1) day for every two (2) days by which the length of the adopted calendar is less than
6 forty (40) days;

7 (2) Decrease the deadlines occurring on and after the 34th day by the same number of
8 days by which the length of the adopted calendar is less than forty (40) days.

